## MORTGAGE RECORD 69

	A DESCRIPTION OF A DESC	SAME DODSWORTH STATIONES	LETATE OF KANSAS, DOUGLAS COUNTY,	
	FROM	interesting 1		51 day of
4111	Elza L. Geyer et ux	a tring at an interpretation	This instrument was filed for record on the July A. D., 192 5, at 8:40 Dea E. Willman	
	то			
	Baldwin State Bank,		By	Deputy.
. 46	THE INDENTIDE Made this 29"	day of	July , in the year of our Le	ord, one thousand nine
Reg + 200 July 200	hundred and twenty-five betw			
103+2	hundred and twenty-five Letween Elsa L. Geyer and Lola Geyer of Baldwan City and State of Kansas			
tur	in the County	of Douglas	and an	of the record of
	part ies of the first part, and	A transfer in annihism		of the second part
	WITNESSETH, that the said part 105 of the		DOLLARS, to them duly Grant, Bargain, Sell and Mortgage to the said part y	ly paid, the receipt of of the second part
	which is here y acknowledged, ha ve sold, and by this to following described real estate situated and being in the		Douglas and State of Kansas, to	o-wit:
	The South half (S <sup>2</sup> ) of Lots Numbered Eighty Three (83) ,Eighty five (85) and Eighty Seven (87) on Jersey Street Ealdwin City County and State ,aforesaid.			
	Bighty Seven (87) on Dersey Callos -	Carlo Martin		
	tot at a second termine and all the estate title and inte		An and the second strends and the second strends	
STREET, STREET	with the appuretenances and an the estate, the and me	rest of the said part	105of the first part therein. at the delivery hereof they are the lawful owner. 8 of the premises al	bove granted, and seized of
	And the said part 108 of the first part do hereby read and indefeasible estate of inheritance therein, free and clear of all	r covenant and agree that a incumbrances,	at the delivery hereof they are the failed outer a	
	And the said part <b>188</b> of the first part do breeky good and indefeasible estate of inheritance therein, free and clear of all and that they still warrant and defend the same against all parties mail	r covenant and agree that a incumbrances, king lawful claim thereto.	at the delivery percent they are the favore over the second state of the second state of the indenture, hav all taxes or assessments the	hat may be levied or assesse
	And the said part. <b>168</b> . of the first part do <u>brief</u> reed and idedratile estate of inheritance therein, free and clear of all and that they sill warrant and defend the same angingt all perior mail it is agreen between the particle herein of at the part. <b>Y</b> against aid real estate when the same becomes due and payahle, and	revenant and agree that a incumirances, hing lawful claim thereto. of the first part shall at all that <b>they will</b>	I the delivery larger any are use assumed to the delivery larger assessments the linese during the life of this indenture, pay all taxes or assessments the larger the buildings upon soid real estate insured against for and terms to be it seen soin payable to the taxt	hat may be levied or assessent ado in such sum and by suc to the extent of <b>its</b>
	And the sail part. <b>168</b> . of the fort part do <u>brief</u> good and indefauilie estate of inheritance therein, free and clear of all and that they all between the partice herein that all parts and it is agreed between the partice herein that the part <b>y</b> against and real estate when the same between the one dispatch, and insurance on parsy a shall be prediced and directed by the part. <b>y</b>	revenant and agree that a incumirances, king lawful claim thereto, of the first part shall at all that <b>they will</b> of the second part, the	It the delivery letter in y are the matrix the delivery letters in the delivery letter in the delivery letter in the delivery and the delivery and the delivery and the delivery is the delivery in the delivery and the second part is delivery in the delivery delivery in the delivery delivery is decided by the delivery delivery in the delivery delivery is decided by the decided by the delivery is decided by the deci	hat may be levied or assesse ado in such sum and by suc to the extent of
	And the sail part. <b>16.8</b> . of the fort part do <u>brief</u> good and indefcatile state of inheritance therein, free and elever of all and that they are bravent and defeed the same against all agains mail. It is agreed bravent the parties herein that the part <b>Y</b> against aid real state when the same because all out all parts are insurance on party as shall be specified and directed by the part. <b>Y</b> interset. And in the event that any part will take such instrume, we part <b>y</b> to be seven (part tary part will takes and because, set out of 10°, from the date of payment until fully repaid. THIS GRADE interded as an entrance to event the payment	revenant and agree that a incumirances, king lawful claim thereto, of the first part shall at all that <b>they will</b> of the second part, the	It the delivery letter in y are the matrix the delivery letters in the delivery letter in the delivery letter in the delivery and the delivery and the delivery and the delivery is the delivery in the delivery and the second part is delivery in the delivery delivery in the delivery delivery is decided by the delivery delivery in the delivery delivery is decided by the decided by the delivery is decided by the deci	hat may be levied or assesse ado in such sum and by suc to the extent of <b>its</b> I as herein provided, then th ure, and shall bear interest a
	And the sail part. <b>16.8</b> . of the fort part do <u>brief</u> reed and indefaultie state of inheritance therein, free and elever of all and that they are learned and drived the same applied all parts and it is agreed between the particle barrier barrier barrier barrier is a state when the same because the and parts in all instructions on party as shall be specified and directed by the part. <b>Y</b> interest. And in the event that sail part <b>and the same specified and directed by the part</b> . <b>Y</b> interest. And in the event that sail part will take so the fort part shall part. <b>Y</b> is the seven part targer and its are all concerns, et all takes that is independent on the same fort are to even the payment with the forther interest of a normal seven the payment. <b>Barrier State State Barrier and States and States</b> and <b>States</b> and	evenant and agree that a incumizances, inclusive law fuel claim thereto. of the first part shall at all that <b>they will</b> . of the second part, the life life part of the second part, the claim to pay such taxes whe claim to a symmetry of a shall be to a the same of a shall be for the same of a shall be for the same of a shall be for the same of a shall be for the same of a shall be for the same of a shall be for the same of a shall be for the same of a shall be for the same of a shall be for the same of a shall be for the same of a shall be for the same of a shall be for the same of a shall be for the same of a shall be for the same of a shall be for the same of a shall be for the same of a shall be for the same of the same of a shall be for the same of a shall be for the same of a shall be for the same of a shall be for the same of a shall be for the same of a shall be for the same of a shall be for the same of a shall be same of a s	at the delivery lefter this are the initial term of the delivery left in the same iters in the same iters in the same iters in the same iters in the delivery left in the deliver	hat may be levied er assene ado in such sum and by suc to the extent of <b>1ts</b> . I as brevin provided, then 0 ure, and shall bear interest a DOLLAR Ly 19 28
	And the sail part. <b>168</b> . of the fort part do <u>brief</u> received and indefensible seriate of inheritance therein, free and dears of all and that they will warrant and defend the same against all parties small significated and activate base in the second set and the part. <b>y</b> and the second second second set and the part. <b>y</b> interest. And in the event that and part. <b>168</b> of the first part of the second second section will be associated as the instru- tion. <b>111</b> IS GRAFT is the second section of the second se	revenue and agree that a lineurlanarce, line lawful claim thereto. of the first part shall at all that <b>they will</b> . of the record part, the all fail to pay such taxes who cluber, and the emecunt so that the sum of for the payment of said su- tion the more such sources who fill	It the delivery terms into a the tax interaction of the delivery terms in the delivery term in a particular p	hat may be levied or assess add in nuch sum and by us to the extent of <b>155</b> tas herein provided, then th ure, and shall bear interest a DOLLAR: 19 282 d also to secure any sum of
	And the sail part. $[168]$ , of the fort part do irreduced by the state of individual terms of the same against and many the parts and defocul the same against and many shall be specified and direct by the part. $\mathbf{y}$ and $\mathbf{y}$ interest. And in the vert that sail part. $[168]$ of the first part is the same against and many shall be specified and direct by the part. $\mathbf{y}$ interest. And in the event that sail part. $[168]$ of the first part is the same again to the same again to the same again the terms and part. $\mathbf{y}$ of the same again again the same again the	evenant and agree that a incumirance, the lawful claim thereto, of the first part shall at all that <b>they will</b> of the record part, the all fail to pay such taxes whe either, and the amount so at of the sum of for the payment of said at of the second part, with all to he second part, with all	It the delivery terms may all take instant of the delivery terms in a set of this indicature, pay all takes or assessments the take the take interpret terms and terms are less, if any, make payable to be part $-\mathbf{y} = -\mathbf{d}$ the second part is the take are it rank and to the partial provides instant of paid shall become a part of the indulted terms are even of the take are interpret and the terms if and the partial provides are the take and the part of the indulted terms are even in the take are interpret and the partial provides instant of the indulted terms are even in the take are interpreted and the partial provides are taken as a taken are taken as a taken are taken are taken as a taken are taken are taken as a taken are taken as a taken are taken as the indulted terms as been are provided, in the taken are taken are taken to the case are taken are taken to the taken are taken are taken to the taken are taken are taken to the taken are taken as a taken are taken are taken to the taken are taken as a taken are taken are taken to taken are are taken to the taken are taken are taken as a taken are taken are taken as a taken are taken are taken as a taken are taken are taken are taken as a taken are taken are taken as a taken are taken are taken are taken are taken are taken are taken as a taken are taken are taken are taken as a taken are ta	hat may be levied or assess and o in such sum and by mu to the extent of <b>115</b> tas herein provided, then th ure, and shall bear interest a DOLLARE <b>19 28</b> d also to secure any sum o he event that said part <b>5</b>
	And the sail part. <b>16.8</b> . of the fort part do <u>briefly</u> good and indefauitie estate of inheritance therein, free and elser of all and that they are barrows the parties herein that the part <b>y</b> against sail real states when the same becames the and the they are <b>y</b> against sail and that they are the parties herein that and part. <b>16.8</b> of the first transmost response to the parties herein the and they are <b>y</b> and the same the parties herein the and they are <b>y</b> and the same they are the same the part of the same transmost the part <b>y</b> . In the set <b>y</b> and the same the part <b>y</b> . This forther that and part <b>y</b> and the same the part <b>y</b> and the same the part <b>y</b> . This forther <b>b</b> and <b>y</b> and <b>y</b> are and <b>y</b> are <b>y</b> and <b>the same the part <b>y</b> and </b>	reversate and garre that a licenship and the second second second second of the first part shall at all that the second part, the lifts is they will at of the second part, the lifts are second part, which all the second part, which all the second second part second se	It the derivery terms may are the instruction of the derivery terms in y are the instruction of the derivery terms in the derivery term in the derivery term in the derivery term in the deriver is a second part it is not be same terms to the same terms of the deriver and terms is an end of the deriver and terms in the deriver and terms is a term of the deriver and terms is a term of money, executed on the $29^{n}$ day of Juli letterst accounts thereon a term of main end of the deriver as the deriver and the made in a such a term of main end of the deriver as the deriver the terms of add deligation and to declarge any tax its this interest thereon a benefit previded, in the relation exceeding the the and exactly maxima of the made is such relation end the deriver. The definite the made is such relation the terms and benefits the made is a such relation end to be declarge and the and payable, or if the instruction the terms defined to the deriver definite terms and terms of the made is such relation to the derivers. The definite terms defined to the terms defined to the terms defined to the terms defined to the deriver defined to the derivers. The definite terms defined to the definite terms defined to the definition of th	hat may be levied or assessent ado in such sum and by suc to the extent of <b>1ts</b> . A as herein provided, then th urer, and shall bear interest a pollars by 19 288 d alor to secure any sum o be event that said part <b>1</b> payments or any part there t kets (up, as provided hermit t against the exclusion of the pay about the works of the
	And the sail part. <b>16.8</b> . of the fort part do <u>briefly</u> good and indefauitie estate of inheritance therein, free and elser of all and that they are barrows the parties herein that the part <b>y</b> against sail real states when the same becames the and the they are <b>y</b> against sail and that they are the parties herein that and part. <b>16.8</b> of the first transmost response to the parties herein the and they are <b>y</b> and the same the parties herein the and they are <b>y</b> and the same they are the same the part of the same transmost the part <b>y</b> . In the set <b>y</b> and the same the part <b>y</b> . This forther that and part <b>y</b> and the same the part <b>y</b> and the same the part <b>y</b> . This forther <b>b</b> and <b>y</b> and <b>y</b> are and <b>y</b> are <b>y</b> and <b>the same the part <b>y</b> and </b>	reversate and garre that a licenship and the second second second second of the first part shall at all that the second part, the lifts is they will at of the second part, the lifts are second part, which all the second part, which all the second second part second se	It the derivery terms may are the instruction of the derivery terms in y are the instruction of the derivery terms in the derivery term in the derivery term in the derivery term in the deriver is a second part it is not be same terms to the same terms of the deriver and terms is an end of the deriver and terms in the deriver and terms is a term of the deriver and terms is a term of money, executed on the $29^{n}$ day of Juli letterst accounts thereon a term of main end of the deriver as the deriver and the made in a such a term of main end of the deriver as the deriver the terms of add deligation and to declarge any tax its this interest thereon a benefit previded, in the relation exceeding the the and exactly maxima of the made is such relation end the deriver. The definite the made is such relation the terms and benefits the made is a such relation end to be declarge and the and payable, or if the instruction the terms defined to the deriver definite terms and terms of the made is such relation to the derivers. The definite terms defined to the terms defined to the terms defined to the terms defined to the deriver defined to the derivers. The definite terms defined to the definite terms defined to the definition of th	hat may be levid or assume that may be levid or assume to the start of . <b>152</b> 4 at herein provided, then th provided, then th provided the start of the provided that the provided that the provided that the provided that the provided that the provided that the provided that the provided that the provided that the provided that the pro
	And the sail part. <b>[68.</b> of the fort part do <u>brief</u> received and indefaultic series of indefaults. The same and the same application of the same ap	enversation and garree that a liner lassifier of the service, of the strip at shall at the strip lassifier of the service of the service of the service of the service of the service of service of the service	It the delivery terms may all the instant effect of the delivery terms in the delivery terms in the delivery term is the delivery term	hat may be levied or assert and in such sum and by see to the extent of <b>155</b> . I as herein provided, then th umr, and shall bear interest a pollar by the second second second second pollar by the second second second second be event that shall part a payments or any part there is provided benefits the second second second second for any part there are any any second second second second for any part there are any part there is presented as the explored of the second second second second second for any second second second second for any part there are any part there.
	And the sail part. <b>16.8</b> . of the fort part do <u>brief</u> prod and indefcatile estate of inheritance therein, five and elarge all in a grant backwork the parties herein that the part <b>y</b> . <b>a</b> grainst and real strate when the parties herein that the part <b>y</b> . <b>a</b> grainst and real strate when the same hereins due and parallels, and instrume, or a party as shall be partied and directed by the part. <b>y</b> . Instruct. And in the event that and part. <b>16.8</b> . of the first part of the same herein the part is part of the same herein the the make has the herein herein the herein he	every and sold parter that a line unit access. It is the hard of the thereton of the string text shall at the the the hard of the thereton the the there will that the the second part, the line the second part, with all for the payment of mail the second part, with all to pay for any issuance or the the second part, with all to pay for any issuance or the second part, with all to pay for any issuance or the second part, with all to pay for any issuance or the second part, with all to pay for any issuance or the second part, with all the second part, with all the second part, with all the second part, and the distance of the second part.	at the delivery term may are use structures of the delivery term may are use structures, pay all taxes or assessments the Leep the buildings upon sold real estate insured against for and term on the same lever, if any, made payable to the gart _ y of the second part is not been structured as a part of the indektoness, second spart is paid shall become a part of the indektoness, second spart is a structure of more structure of the second part is not structure as a part of the indektoness, second spart is not may all taxes as a part of the indektoness, second part is not structure of money, executed on the29 <sup>m</sup> _ day ofJul listerest according to the terms of sold obligation and to the delivery and the indektone second part is not sold the part of the instructure is the second part is not sold the part of the instructure is the second part is not sold the part of the instructure is the second part is not to add the part of the instructure is the second part is not to add the part of the second part is not sold the part of the instructure is the second part is not to add the part of the second part is not sold the part of the instructure is the second part is not to add the part of the instructure is the second part is not sold the part of the instructure is the second part is not to add the part of the instructure is the second part of the instructure is the secon	hat may be levied or assesses to the extent of $\frac{1}{24}$ as herein provided, then 0 as herein provided, then 0 DOLLAR 19, 10 28 d also to scene any sem to event that and part $\frac{1}{2}$ particular to any part there are used to be observed any sem to be event that and part $\frac{1}{2}$ particular any part there are any part there are part of the provided of the balance are set all provided as the object of the particular provided to be observed as the object of the scale provided as the scale of the scale provided as the scale of the scale provided to the scale provided
	And the sail part. <b>16.8</b> . of the fort part do <u>brief</u> prod and indefcatile estate of inheritance therein, five and elarge all in a grant backwork the parties herein that the part <b>y</b> . <b>a</b> grainst and real strate when the parties herein that the part <b>y</b> . <b>a</b> grainst and real strate when the same hereins due and parallels, and instrume, or a party as shall be partied and directed by the part. <b>y</b> . Instruct. And in the event that and part. <b>16.8</b> . of the first part of the same herein the part is part of the same herein the the make has the herein herein the herein he	every and sold parter that a line unit access. It is the hard of the thereton of the string text shall at the the the hard of the thereton the the there will that the the second part, the line the second part, with all for the payment of mail the second part, with all to pay for any issuance or the the second part, with all to pay for any issuance or the second part, with all to pay for any issuance or the second part, with all to pay for any issuance or the second part, with all to pay for any issuance or the second part, with all the second part, with all the second part, with all the second part, and the distance of the second part.	It the delivery term into a to be structure of the delivery term into a low or matter of the life of this indicature, pay all taxes or assessments the Leep the haldings upon aid real estate insured against fire and terms as less, if any, make payable to be part of the second part is the same if even as east of the hald the taxes of the same if there are payable and to keep aid provide the same if the same is the same is the same if the same is the same is the same if the same is the sam	hat may be levised or assume and in such sum and by rec to the estont of 12 a. A sub-revision of the sum of the sum constraints of the sum of the sum of the constraints of the sum of the sum of the payments or any pay of the sum of
	And the sail part. [68. of the fort part do breedy cost and indefaulties series of inheritance therein, free and desar of all in that they all variest and default be enter the part is herein that the part <b>y</b> . In the seriest between the part is herein that the part <b>y</b> . In the seriest between the part is herein that the part <b>y</b> . In the seriest between the part is herein that the part <b>y</b> . In the seriest is the seriest the sail the seriest of the sail the part. <b>y</b> . In the seriest <b>y</b> is the se	every and sold parter that a line unit access. It is the hard of the thereton of the string text shall at the the the hard of the thereton the the there will that the the second part, the line the second part, with all for the payment of mail the second part, with all to pay for any issuance or the the second part, with all to pay for any issuance or the second part, with all to pay for any issuance or the second part, with all to pay for any issuance or the second part, with all to pay for any issuance or the second part, with all the second part, with all the second part, with all the second part, and the distance of the second part.	It the delively leften into a let us interest and the delively leften into a let us interest. Part of the second part is the same it even a part of the indelivence are seen at a set of the same it even a part of the indelivence, secured by this indentume is a set of the same it even a part of the indelivence, secured by this indentume is a set of the same it even as a set of the indelivence, secured by this indentume is a set of the same it even as a set of the indelivence as each second part is the deliver of a second part is the deliver is a set of the indelivence as each second set of the same it even as each second set of the same it even as each second set of the same it even as each second is set of the delay second set of the same is set of the indelivence as each second set of the delay set of the same is inderest. The same is set of the indeliver is set of the same is set of the indeliver is set of the same is set of the indeliver is set of the same is set of the indeliver is set of the same is set of the same is set of the indeliver is set of the same is set of the same is set of the indeliver is set of the same is set of the	hat may be levid or a source and in such sum and by rec to the store of <b>125</b> a tarboris provided, then 0 House the source of the House the source of the House the source of the House the source of
	And the sail part. [68. of the fort part do breedy cost and indefaulties series of inheritance therein, free and desar of all in that they all variest and default be enter the part is herein that the part <b>y</b> . In the seriest between the part is herein that the part <b>y</b> . In the seriest between the part is herein that the part <b>y</b> . In the seriest between the part is herein that the part <b>y</b> . In the seriest is the seriest the sail the seriest of the sail the part. <b>y</b> . In the seriest <b>y</b> is the se	every and sold parter that a line unit access. It is the hard of the thereton of the string text shall at the the the hard of the thereton the the there will that the the second part, the line the second part, with all for the payment of mail the second part, with all to pay for any issuance or the the second part, with all to pay for any issuance or the second part, with all to pay for any issuance or the second part, with all to pay for any issuance or the second part, with all to pay for any issuance or the second part, with all the second part, with all the second part, with all the second part, and the distance of the second part.	It the delivery term into a to be structure of the delivery term into a low or matter of the life of this indicature, pay all taxes or assessments the Leep the haldings upon aid real estate insured against fire and terms as less, if any, make payable to be part of the second part is the same if even as east of the hald the taxes of the same if there are payable and to keep aid provide the same if the same is the same is the same if the same is the same is the same if the same is the sam	hat may be levide or assume add in such run and by me to the extent of <b>155</b> a shering provided, then th prostable and add lever interest a protocol of the service of the the event that shift part _ 1 a synchronic or any part force the event that shift part _ 1 a synchronic or any part force the state of the other any earl the state of the other any earl provide the shift and mark and the shift of the shift of the provide of the shift of the shift of the provide the shift of the shift of the shift of the provide the shift of the shift of the shift of the provide the shift of the shift of the shift of the provide the shift of the shift of the shift of the provide the shift of the shift of the shift of the shift of the provide the shift of the shift of the shift of the shift of the provide the shift of the shift of the shift of the provide the shift of the shift of the shift of the shift of the provide the shift of the shift of the shift of the shift of the provide the shift of the shift of the shift of the shift of the provide the shift of the provide the shift of the shift
W Foliosin	And the sail part. [68. of the fort part do breedy cost and indefaulties series of inheritance therein, free and desar of all in that they all variest and default be enter the part is herein that the part <b>y</b> . In the seriest between the part is herein that the part <b>y</b> . In the seriest between the part is herein that the part <b>y</b> . In the seriest between the part is herein that the part <b>y</b> . In the seriest is the seriest the sail the seriest of the sail the part. <b>y</b> . In the seriest <b>y</b> is the se	every and sold parter that a line unit access. It is the hard of the thereton of the string text shall at the the the hard of the thereton the the there will that the the second part, the line the second part, with all for the payment of mail the second part, with all to pay for any issuance or the the second part, with all to pay for any issuance or the second part, with all to pay for any issuance or the second part, with all to pay for any issuance or the second part, with all to pay for any issuance or the second part, with all the second part, with all the second part, with all the second part, and the distance of the second part.	It the delively leften into a let us interest and the delively leften into a let us interest. Part of the second part is the same it even a part of the indelivence are seen at a set of the same it even a part of the indelivence, secured by this indentume is a set of the same it even a part of the indelivence, secured by this indentume is a set of the same it even as a set of the indelivence, secured by this indentume is a set of the same it even as a set of the indelivence as each second part is the deliver of a second part is the deliver is a set of the indelivence as each second set of the same it even as each second set of the same it even as each second set of the same it even as each second is set of the delay second set of the same is set of the indelivence as each second set of the delay set of the same is inderest. The same is set of the indeliver is set of the same is set of the indeliver is set of the same is set of the indeliver is set of the same is set of the indeliver is set of the same is set of the same is set of the indeliver is set of the same is set of the same is set of the indeliver is set of the same is set of the	hat may be levide or assume add in such run and by me to the extent of <b>155</b> a shering provided, then th prostable and add lever interest a protocol of the service of the the event that shift part _ 1 a synchronic or any part force the event that shift part _ 1 a synchronic or any part force the state of the other any earl the state of the other any earl provide the shift and mark and the shift of the shift of the provide of the shift of the shift of the provide the shift of the shift of the shift of the provide the shift of the shift of the shift of the provide the shift of the shift of the shift of the provide the shift of the shift of the shift of the provide the shift of the shift of the shift of the shift of the provide the shift of the shift of the shift of the shift of the provide the shift of the shift of the shift of the provide the shift of the shift of the shift of the shift of the provide the shift of the shift of the shift of the shift of the provide the shift of the shift of the shift of the shift of the provide the shift of the provide the shift of the shift
	And the sail part. [68. of the fort part do breedy cost and indefaulties series of inheritance therein, free and desar of all in that they all variest and default be enter the part is herein that the part <b>y</b> . In the seriest between the part is herein that the part <b>y</b> . In the seriest between the part is herein that the part <b>y</b> . In the seriest between the part is herein that the part <b>y</b> . In the seriest is the seriest the sail the seriest of the sail the part. <b>y</b> . In the seriest <b>y</b> is the se	every and sold parter that a line unit access. It is the hard of the thereton of the string text shall at the the the hard of the thereton the the there will that the the second part, the line the second part, with all for the payment of mail the second part, with all to pay for any issuance or the the second part, with all to pay for any issuance or the second part, with all to pay for any issuance or the second part, with all to pay for any issuance or the second part, with all to pay for any issuance or the second part, with all the second part, with all the second part, with all the second part, and the distance of the second part.	It the delively leften into a let us interest and the delively leften into a let us interest. Part of the second part is the same it even a part of the indelivence are seen at a set of the same it even a part of the indelivence, secured by this indentume is a set of the same it even a part of the indelivence, secured by this indentume is a set of the same it even as a set of the indelivence, secured by this indentume is a set of the same it even as a set of the indelivence as each second part is the deliver of a second part is the deliver is a set of the indelivence as each second set of the same it even as each second set of the same it even as each second set of the same it even as each second is set of the delay second set of the same is set of the indelivence as each second set of the delay set of the same is inderest. The same is set of the indeliver is set of the same is set of the indeliver is set of the same is set of the indeliver is set of the same is set of the indeliver is set of the same is set of the same is set of the indeliver is set of the same is set of the same is set of the indeliver is set of the same is set of the	hat may be levid or a snown add in such run and by me to the extent of <b>155</b> . I as herein provided, then the DOLLARS <b>1y</b> to <b>22</b> d also to extern any me to even that aid part <b>1</b> extension of the bolt of the source of the extension of the source of the extension of the extension of the bolt of the source of the extension of the source of the extension of the extension of the extension of the extension of the extension of the extension of the extension of the extension of the extension of the extension of the extension of the extension of the extension of the extension of the extension of the extension of the extens
	And the sail part. [68. of the fort part do breedy cost and indefaulties series of inheritance therein, free and desar of all in that they all variest and default be enter the part is herein that the part <b>y</b> . In the seriest between the part is herein that the part <b>y</b> . In the seriest between the part is herein that the part <b>y</b> . In the seriest between the part is herein that the part <b>y</b> . In the seriest is the seriest the sail the seriest of the sail the part. <b>y</b> . In the seriest <b>y</b> is the se	every and sold garre that a increment name, increment name, discrement name, discrement name, discrement name, discrement name, discrement name, discrement name, increment name, incre	at the delivery term into a large standard of the second part of the life of this indexture, pay all taxes or assessments the Loop the kulldings upon sold real estate insured against fire and terms of a pay all taxes of the second part to th	hat may be levid or a source and in such run and by no to the extent of <b>160</b> a to brein provided, then 0 DOLLAR <b>19</b> 10 22 d also to scene say run be veret that and part <b>1</b> a particular on any part there a particular on any part there are not the back precise and all a particular on any part there are the state of the off a particular on any part there are the state of the off and the back precise and all any enteres shall extend and insu- (SEAL (SEAL
	And the sail part. [68. of the fort part do	every and sold garre that a grant and garre that a grant have, grant have, the second part, which all fail to pay such taxes by which the evenes part, the all fail to pay used taxes by a second part, which all fail to pay used taxes by the second part, the all fail to pay used taxes by the second part, the all fail to pay used taxes by the second part, the all fail to pay used taxes by the second part, the pay particular to ealth the second part is pay part to the second part, the second part, the second part that a second part the second part that the pay part to the second part.	It the delively term into an interview of all targets or assessments the Leep the haldings upon sold real estate insured against fire and terms are less, if any, make payable to the part of the second part is the thesa are leven of ore of ear of symbal and to keep all provide out the second part is the second	hat may be levid or a source add in such sum and by we to the store of <b>1 ftg</b> 4 as breins provided, then 0 more add the source of the provident then 0 more add the source of the provident the source of the provident the source of the provident the source of the source of the source of the source of the source of the source of the source of the source of the source of the source of the source of the source of the source of the source of the source of the sourc
the original or trace la 29 day -	And the sail part. [68. of the fort part do	every and sold parter that a linear locator, incrementances, incrementances, incrementances, incrementances, incrementances, interactions, interactio	at the derivery terms into a law derivatives of a sessements the large the haldlings upon as is real state insured against fire and terms as law, it any, make payable to be part of the second part is in the same it even as a part of the indektecheses, secured by this indexture payable has a state of the parable provides and the parable provides insured of the parable provides in the same it even as a part of the indektecheses, secured by this indexture is discovered by this indexture is discovered as the same it even as even the state it is the same it even as a state of the indektecheses, secured by this indexture is discovered by the indektecheses, secured by this indexture is discovered by the indektecheses, secured by this indexture is discovered. It is discovered therein fully dischargered. If dischargered as the indektecheses is discovered by the indexture is discovered by the indexture is discovered. It is dischargered as the indektechese, and the second part is the indexture is discovered. The discharger way taxes with interest the terms above indexture is discovered by the indexture is discovered. It is discovered by the indexture is discovere	hat may be levid or a source add in such sum and by we to the store of <b>1 ftg</b> 4 as breins provided, then 0 more add the source of the provident then 0 more add the source of the provident the source of the provident the source of the provident the source of the source of the source of the source of the source of the source of the source of the source of the source of the source of the source of the source of the source of the source of the source of the sourc
	And the sail part. [68. of the fort part do breedy cost and identicative serate of inheritance therein, fore and desard all markets beyond the parts in here the here a part of an and a state when the annex becomes due and here the same approximation of the parts in here the here the part is here there there the part is here the part is here there the pa	reversate sold arrer that a incrementance, i	at the delivery term into a two manufactors and the delivery term into a two manufactors assumed to the particle of the indultration of the second part is the the term of the second part is sec	hat may be levid or a server and in such sum and by see to the setue of 12 g 1 as herein pervided, then the regression of the service of the pervident term of the pervident term of the server that and part of the regression of the server of the server per index of the server of the server regression of the server of the server pervidence of the server of the server pervised of the server of the server of the server pervised of the server of the server of the server pervised of the server of the server of the server pervised of the server of the server of the server of the server pervised of the server of the serve
s written the original rights and day - The day - the of Datast	And the sail part. [68. of the fort part do	<pre>coverant sold arre that a incremal name. incremal name. in the least of claim thereto of the first part shall at the the record part, whill the the record part, whill the the record part, while the second part, while the record part of the part interaction of the second part, while the record part of the part interaction of the second part, while the record part of the part interaction of the back of the part of the part of the the record part the part of the part of the part of the part of the part of the part part of the part of the part of the part of the part of the part of the part part of the part the first part has the part part of the part of the part part part part of the part part part part of the part of the part part part part part part part part</pre>	It lines during the life of this indicature, pay all taxes or assessments the Leep the huldlings upon aid real state insured against fire and terms as less, if any, make payable to be part of the second part is in the same it core as de and rayable and to tray and growthese issues of paid hall become a part of the indicatences, secured by this indextu paid hall become a part of the indicatences, secured by this indextu is and to make an environ thereon a growthese as the same it core is a state of the paid growthese issues of the paid area of the paid	hat may be levid or a sorrer and in such sum and by ne to the estort of <b>12</b> <b>13</b> a breein provided, then DOLLAR <b>19</b> 19 26 d also to accure say more the event that said part <b>1</b> <b>2</b> <b>2</b> particular to expression here by the event that said part <b>1</b> <b>2</b> particular to expression here the event that said part <b>1</b> <b>2</b> particular to expression here the event that said part <b>1</b> <b>2</b> particular to expression here the event that said part <b>1</b> <b>2</b> particular to expression here the event that said part <b>1</b> <b>2</b> particular to expression here the event that said part <b>1</b> <b>2</b> particular to expression here the event that said part <b>1</b> <b>2</b> particular to expression and its <b>3</b> the day and yea (SEAI (SEAI (SEAI) <b>5</b> , 19 25, before me, iledged the execution of
29 day -	And the sail part. [68. of the fort part do	<pre>coverant sold arre that a incremal name. incremal name. in the least of claim thereto of the first part shall at the the record part, whill the the record part, whill the the record part, while the second part, while the record part of the part interaction of the second part, while the record part of the part interaction of the second part, while the record part of the part interaction of the back of the part of the part of the the record part the part of the part of the part of the part of the part of the part part of the part of the part of the part of the part of the part of the part part of the part the first part has the part part of the part of the part part part part of the part part part part of the part of the part part part part part part part part</pre>	at the delivery term into a two manufactors and the delivery term into a two manufactors assumed to the particle of the indultration of the second part is the the term of the second part is sec	hat may be levid or a survey and in such sum and by me to the estent of <b>12.8</b> . It as herein provided, then DOLLARS <b>19.</b> 10 280 d also to secure say more the event that said part <b>1</b> parameters or any and the event that said part <b>1</b> parameters or any end the event that said part <b>1</b> parameters of the event that the said part <b>1</b> parameters of the event that said the event that the event that said part <b>1</b> parameters of the event that the said the event that said part (SEAL (SEAL 0, 19 25 _, before me, iledged the execution of
written he original rigese anteres 20 day - 20 d	And the sail part. [68. of the fort part do	<pre>coverant sold arere that a incrementance, incrementance, incrementance, incrementance, incrementance, incrementance, into the solution of the second part, with all the symmetry will a cf the second part, with all the symmetry will be entered and the second part, into the second part, with all cf the second part, with all the second part. The second part, with all the second part, with all the second part. The second part, with all the second part. The second part, with all the second part. Second part of the second part the first part ha. <b>ve</b> in <b>Lola I. Oayeer,</b> he same person. <b>S</b> with Fr 1 have hereunton so the second part. Second part of the second part.</pre>	It lines during the life of this indicature, pay all taxes or assessments the Leep the huldlings upon aid real state insured against fire and terms as less, if any, make payable to be part of the second part is in the same it core as de and rayable and to tray and growthese issues of paid hall become a part of the indicatences, secured by this indextu paid hall become a part of the indicatences, secured by this indextu is and to make an environ thereon a growthese as the same it core is a state of the paid growthese issues of the paid area of the paid	hat may be levid or assess and in such sum and by see to the extent of <b>110</b> as herein provided, then 0 POLLAR <b>1y</b> 10 <b>22</b> d also to accure any more be event that said part <b>12</b> the event the event that the event that (SEAI (SEAI 0, 19 <b>25</b> , before me, ledged the execution of day and year last abox <b>12aV</b>
written to original risese entered 20 day - 20 d	And the sail part. [68. of the fort part do	<pre>coverant sold arrer that a incrementance, incr</pre>	It lies during the life of this following, pay all taxes or assessments the Leep the halfdings upon said real estate insured against fire and terms are less, if any, make pay alls to the part of the second part is one between a part of the indictectores, secured by this indents paid shall become a part of the indictectores, secured by this indents of money, executed on the and pay all taxes with interest thereas a branch pay of Jult interest accounts of the pay all provides the pay of Jult interest accounts with interest thereas a branch pay of Jult interest accounts with the rest thereas a branch pay with a second part i to dickarge any taxes with interest thereas as branch provided, is the tax is the interest thereas a branch provided, is the tax is the interest thereas as branch provided, is the tax is the interest thereas a branch provided, is the interest tax is the interest tax and here a branch provided is the tax is the interest tax and here a branch provided is the tax and the rest is and the second part i. So take paceaking of the respective parts ball because a branch provided is the respective part is branch and the respective parts in the rest is and the second part is the respective part is branch and the respective parts ball because a branch provided is the respective part is branch and the respective parts barries therein. In the second part is the respective part is branch and the respective parts barries. The second part is the respective part is branch and the respective parts barries. The second part is the respective part is branch and the parts and the respective parts and the second part is the respective part is branch. The second part is the respective part is branch and the part is the respective part is branch and the part is the respective part is branch and the part is the respective part is the respectiv	hat may be levid or assess and in such sum and by see to the extent of <b>110</b> as herein provided, then 0 POLLAR <b>1y</b> 10 <b>22</b> d also to accure any more be event that said part <b>12</b> the event the event that the event that (SEAI (SEAI 0, 19 <b>25</b> , before me, ledged the execution of day and year last abox <b>12aV</b>
to vritten to original rigage antered antere	And the sail part _ <b>168</b> . of the fort part do _ hereby cred and doft-mile series of inheritance therein, free and dear of all mile the year of a strength of the dark series of the dark the part <b>1</b> and the they all warrent and defree the same and the they all warrent the part is here to that the part <b>2</b> with the dark series of the d	<pre>every and sold parter that a impulsation, the land later, of the first part shall as the of the first part shall as the solution of the second part, this and that is pay with the second part, that is pay with the second part, that the pay with the second part, the the second part, sith and of the second part, sith and of the second part, sith and of the second part, sith and the first part hat a second shall response the second part, the second part, and second the second part, sith and the first part hat . <b>ve</b> in <b>Lola I. Gayeer</b>, he same person <b>S</b> with DF, I have hereant as a <b>L5</b> day. ELLI</pre>	at the derivery term tory are done matrixed of the derivery term tory and the derivery term tory are done matrixed expansion of the derived expans	hat may be levid or a sorrer and in such sum and by rec to the store of 12 a brein provided, then 1 pollate 1y 19 26 d also to accurs usy must be event that and part - payments or any part fore the store that and part - payments or any part fore the store that and part - payments or any part fore the store that and part - payments or any part fore the store that and part - payments or any part fore the store that and part - payments or any part fore the store that and part - payments or any part fore the store that and part - payments or any part fore the store of the store of the order of the store of the store of the store of the store of the store of the store (SEAI (SEAI 0, 19 25, before me, ledged the execution of day and year last abov lark Notary Public
is written theoriginal or trace aniared is 29 day contact Ree of Datase	And the sail part _ <b>168</b> . of the fort part do _ hereby cred and doft-mile series of inheritance therein, free and dear of all mile the year of a strength of the dark series of the dark the part <b>1</b> and the they all warrent and defree the same and the they all warrent the part is here to that the part <b>2</b> with the dark series of the d	<pre>every and sold parter that a increment have, increment have, in the leaf of chain thereto, in the leaf of chain thereto, in the leaf of the leaf of the efficient have, whill of the second part, whill have have have have have either part the second part, which did the symmetry of the have any of any instances or difference of the second part, which did the second part, which and did the second part, did the second part, did</pre>	at the delivery term into a two instruments of the delivery term into a large state instrumed aclass for and terms in the delivery term into a large state instrument and the sease of the	hat may be levid or assess and in such sum and by see to the extent of <b>110</b> as herein provided, then 0 problem in the second second lay in 2 26 d also to accure any sum the event that and jest 1 grant of the site is even any sum the event that and jest 1 grant of the site is even remarked of the site is even that and jest 1 grant of the site is even remarked for and pression and 0 is second the site is a provided beau of the site is any second second for any second second second second grant is been as a second second second of the site is any second second second (SEAI (SEAI ), 19 25, before me, ledged the execution of day and year last about law Notary Public second second second second second second of the site is the second second second law Notary Public
as written i the original or trace and and his 20 day i and Ree of Danse Deputy	And the sail part _ <b>168</b> . of the fort part do _ briefly rest and indefaultie series of inheritance therein, free and dear of all and that they all variest and defaultie series of an all the they all parts at an all the specified and direct if y the part .	<pre>every and sold parter that a increment have, increment have, in the leaf of chain thereto, in the leaf of chain thereto, in the leaf of the leaf of the efficient have, whill of the second part, whill have have have have have either part the second part, which did the symmetry of the have any of any instances or difference of the second part, which did the second part, which and did the second part, did the second part, did</pre>	at the delivery lefter this label and a state insured against fire and left in the delivery lefter this labeling upon a side real estate insured against fire and terms are base. If any, make payable to be party of the second part is the bases there are a pravel and to they paid provide state insured against fire and terms are based as a second part is the industry of the i	hat may be levid or assess and in such sum and by see to the extent of <b>110</b> as herein provided, then 0 problem in the second second lay in 2 26 d also to accure any sum the event that and jest 1 grant of the site is even any sum the event that and jest 1 grant of the site is even remarked of the site is even that and jest 1 grant of the site is even remarked for and pression and 0 is second the site is a provided beau of the site is any second second for any second second second second grant is been as a second second second of the site is any second second second (SEAI (SEAI ), 19 25, before me, ledged the execution of day and year last about law Notary Public second second second second second second of the site is the second second second law Notary Public
his eriginal for tests 29 day - 29 day - 20 to Well Res of Datas Copuly	And the sail part _ <b>168</b> . of the fort part do _ hereby cred and indefaultic series of inheritance therein, free and dear of all and that they all variest and default be series of the data the part	<pre>every and sold parter that a increment have, increment have, in the leaf of chain thereto, in the leaf of chain thereto, in the leaf of the leaf of the efficient have, whill of the second part, whill have have have have have either part the second part, which did the symmetry of the have any of any instances or difference of the second part, which did the second part, which and did the second part, did the second part, did</pre>	at the delivery term into a two instruments of the delivery term into a large state instrumed aclass for and terms in the delivery term into a large state instrument and the sease of the	hat may be levid or assess and in such sum and by see to the extent of <b>110</b> as herein provided, then 0 problem in the second second lay in 2 26 d also to accure any sum the event that and jest 1 grant of the site is even any sum the event that and jest 1 grant of the site is even remarked of the site is even that and jest 1 grant of the site is even remarked for and pression and 0 is second the site is a provided beau of the site is any second second for any second second second second grant is been as a second second second of the site is any second second second (SEAI (SEAI ), 19 25, before me, ledged the execution of day and year last about law Notary Public second second second second second second of the site is the second second second law Notary Public

FRONT