MORTGAGE RECORD 69

		STATE OF KANSAS, DOUGLAS COUNTY, ST	•	
	Philo K. Beck.	This instrument was filed for record on the	27 day of	Reg. No
	то	Jan A. D., 192 6, at 9	:50 A. M.	Fee Paid
	John M. Hyland.	Jan A. D., 192 6, at 9 Lea E. Willman	Register of Deeds.	
	Uoint he ity saints	By	Deputy.	V
	THIS INDENTURE, Made this 15" day	- Tomas -		
	hundred and twenty six between	of jlanuary , in the year of ou	r Lord, one thousand nine	
	Philo K. Beck and Mary Bec of Ealdwin in the County of Dougla			
	parties of the first part, and John N. Hyland	and State of Variable	······	
	WITNESSETH, that the said part 108 of the first part, in en	consideration of the sum of	y of the second part.	
	Four hundred which is hereby acknowledged, ha vo sold, and by this indenture do to following described real estate situated and being in the County of	DOLLARS then	s, to-wit:	-
	The west thirty (30) feet of lot no. one hundred twenty six (126) and the			For ase
	Baldwin City, Kansas.	ndred twenty eight (128) on High Street	, p	fu mo
	the second s		6	tage
	the result of the second second			
	where we are come and share the second			
		ind bler severa estes .		
			1.1.1.1.1.1.1.1.1.1.1.1.1.1.1.1.1.1.1.1.	
				111
	and the second of the second			
100				
÷.				
	with the appropriate page and all the states of the states			
	with the appuretenances and all the estate, title and interest of the said f And the said part 105 — of the first part do he wiy covenant and agree	part 10.9 . of the first part therein. e dat at the dilivery hered they are the laxial owner. S of the premises	above granted, and seized of a	
	And the said part 105 of the first part do he eky covenant and agree good and indefeasible estate of inberitance therein, free and clear (f all incumbrances,	e that at the delivery hereof they are the lawful owner_5 of the premises		
	And the solid part 105 of the first part do he vely covenant and agree good and indefensible estate of inheritance therein, free and clear if all incumtrances, and that they will express the defension of the second secon	e that at the delivery hereof they are the lawful owner5 of the premiers error If at all times during the life of this indenture, pay all taxes or assessments	that may be levied or assessed	
	And the said part 20 5 of the first part 6 he will reveal a spre- ceed and indefcable estate of inheritance therein, fire and eleger (1 all incumitrances, and that they will avantat and defore the mass region that the part 1005 of the first part half is a green between the particle herein that the part 1005 of the first part and against and real estate when the same becomes due and payalle, and that insurance or payr as shall be specified and directed by the part. Y of the second p	e that at the definery hereof they are the lawful owner. 5 of the premies reto. It at all times during the life of this indenture, pay all taxes or assessments keep the buildings upon said real sense in an end to be seen a part at the low if any made payalite the part. 9 .	that may be levied or assessed rando in such sum and by such t to the extent of h18	
	And the shill part 108 of the first part do he vely covenant and agree good and indefeable estate of inheritance therein, free and elses of all incumitrances, and that they will varies and defend the arguing the arguing the shift claim the I is agreed between the particle hereto that it hey at 108 of the first part kall against and real setate when the same becomes due and payable, and that insurance on pays as shall be specified and directed by the part. Y of the second p intervent. And in the event that staid part 108 of the first part kall is lot pay such tan	e that at the delivery hereof they are the lawfal owner. B of the premiers error, a . If a all times during the life of this indenture, pay all taxes or assessments keep the buildings upon skil real estate insured against fee and to grart, the low, if any, made population the part. y	that may be levied or assessed rando in such sum and by such t to the extent of h18 ed as herein provided, then the	
	And the said part 105 of the first part 60	e that at the delivery hereof they are the lawfal owner. B of the premiers error, a . If a all times during the life of this indenture, pay all taxes or assessments keep the buildings upon skil real estate insured against fee and to grart, the low, if any, made population the part. y	that may be levied or assessed rando in such sum and by such t to the extent of h18 ed as herein provided, then the	
	And the said part 105 of the first part do he why covenant and agree good and indefeable estate of inheritance therein, fore and elser (1 all incumitrances, and that they will exact and defend the same agrists all parties making lawful claim the lik largered between the parties herein that he part 105 of the inspart half and the insures entry party as shall be specified and directed by part, 2 of the second part may park and part. 106 of the second part may park will have and herein the same between the part that that the part 101 of the second part may park as that the same the same discusses, or either, and the same hard the part is in the she of a part may park as that are said losuresce or result. But the same that that the part that that the same that the part is the interded as a more rest to result be same of This is interded as a more rest to result to the same of Four hundred	e that at the delivery hereof they are the lawful owner. 5 of the premiess retion. If at all times during the life of this indenture, pay all taxes or assessments the low of the buildings upon sids real estate instance against fee and to gart, the low, if any, made payable to the part $y = -y = -y$ of the second part such that the second part of the indentedness, secured by this indent count so paid shall become a part of the indentedness, secured by this indent	that may be levied or assured rando in such sum and by such it to the extent of his of as herein provided, then the ture, and shall bear interest at DOLLARS,	
	And the said part 105 of the first part 60	e that at the defirery hereof they are the lawfal owner. 5 of the premies reto. It at all times during the life of this indenture, pay all taxes or assessments life the life of the life of this indenture, pay all taxes or assessments ret, the low, if any much payable the the part. 9 , or the second part trues when the same become due and payable and to keep said premises impro- nent so paid shall become a part of the indettectment, secured by this indent of said sum of money, executed on the 15^m day of JONUARY .	that may be levied or assured radio in such sum and by such to the extent of . h18 of as berein provided, then the ture, and shall bear interest at 	
	And the sail part 1053 of the first part do	e that at the definity hereof they are the lawful owner. 5 of the premises $\frac{1}{1}$ at all times during the life of this indentity, pay all taxes or assessments here the book life, super solid real static instant capacity for a state art, the loss, if any, made pay alls to the part. 9 of the second part art when the same terms due and payable and to keep sail premises long count we paid shall become a part of the indenticities, secured by this indenti- of sails sum of memory, executed on the 15 ¹⁰ day of JANIARY . with all law, ext averaing there an avecding to the terms of and salighting and with all law, ext averaing there are used of the theore there are the disk between the more the solution of the second part of the se	that may be levied or assumed reads in ruch sum and by ruch to the sterint of hig of an berein provided, then the ture, and shall bear interest at POILAIRS, 1026, d also to secure any sum so	
	And the sail part 1053 of the first part do	e that at the definity hereof they are the lawful owner. 5 of the premises $\frac{1}{1}$ at all times during the life of this indentity, pay all taxes or assessments here the book life, super solid real static instant capacity for a state art, the loss, if any, made pay alls to the part. 9 of the second part art when the same terms due and payable and to keep sail premises long count we paid shall become a part of the indenticities, secured by this indenti- of sails sum of memory, executed on the 15 ¹⁰ day of JANIARY . with all law, ext averaing there an avecding to the terms of and salighting and with all law, ext averaing there are used of the theore there are the disk between the more the solution of the second part of the se	that may be levied or assumed reads in ruch sum and by ruch to the sterint of hig of an berein provided, then the ture, and shall bear interest at POILAIRS, 1026, d also to secure any sum so	
	And the sail part 105 of the first part do	e that at the definity hereof they are the lawful owner. 5 of the premises $\frac{1}{1}$ at all time during the life of this indenture, pay all taxes or assumements . Arey the buildings upon said real estate instanced against for and tor part, the loss, if any, made payable to the part y of the second part taxes when the same tevense due and payable and to keep said premises longer ounts to paid shall become a part of the indentedness, secured by this indent of said sours of money, executed on the 15¹⁰ day of JANIERY with all interval arey taxes with interest thereas of and exhiging an one or to discharge any taxes with interest thereas of a berein provided, in the hereal built here intervals of the indepayable on the thereaf of the longerance is no which this indente of the same become four and payable, or if the longerance is no which this indente of the same become four and payable or if the longerance is no which this indente of the same become four and payable or if the longerance is no which this indente of the same become four and payable or if the longerance is no which this indente of the same become four and payable or if the longerance is no same to the other in the same become four and payable or if the longerance is no same to the other in the same become four and payable or if the longerance is no same taxes the same become four and payable or if the longerance is no same taxes the same become four and payable or if the longerance is no same taxes the same become four and payable or if the longerance is no same taxes the same become four and payable taxes the longerance is no same taxes the same become four and the height the same become four and payable taxes the same become four and the height the same become the same become taxes and taxes the same become taxes and the same become taxes and the same become taxes and taxes taxes the same become taxes and taxes taxes the same become taxes and taxes taxes taxes the same become taxes and taxes taxes taxes taxes taxes ta	that may be levied or assessed rando in tends turns and by such to the extent of h18 to the extent of h18 to a herite provide, then the turn, and shall bear interest at 	
	And the sail part 103 d the first part 6. In the tay covenant and agree good and indefcable estate of inheritance therein, free and elser (1 all incumitances, and that they will arrant and defored be more agrited all prains making the tay and the tay of the tay	e that at the definitely hereof they are the lawfal owner. 5 of the premises in a lat times during the life of this indenture, pay all taxes or assessments like the during the life of this indenture, pay all taxes or assessments the part, be low, if any much payalite the the part. 9 , or the second part taxes when the same become due and payable and to keep said premises impre- tures when the same become due and payable and to keep said premises impre- tures when the same become due and payable and to keep said premises impre- tures when the same become due and payable and to keep said premises impre- tures the paid shall become a part of the indestructions, secured by this indest d said source of money, executed on the 15¹⁰ day of . JANILARY . It is all intracted aversing there as according to the terms of and ebligations as ance or to discharge any taxes with interest thereon as herein previded, in the hereinford on and premises, then this ourly same will be the add the presentates of the this indicates given, addit interest with receive that as but this indicates given, addit interest, your will be there a balace to be the indicate of prevident and therein the outprise will be presented on the same of prevident and therein the there is the same of the terms of the previdence of the same part.	that may be levied or assumed trade in truck sum and by nech to the extent of hig d a herein provide, then the ture, and shall bear interest at 	
	And the sail part 103 d the first part 6 develop events and agree cost and indefcable estate of inheritance therein, fire and clear (1 all incentrance), and that they will arrant and defcel be marse agained that the part 103 d the first part has a first part of the same of the same part of the	e that at the definitely here of they are the lawful owner	that may be levied or answed rate in two turns and by such that in the stars and by and that is the stars of the star of as herein provided, that the turn, and shall bear interest at 	
	And the sail part 103 d the first part 6. In the tay covenant and agree good and indefcable estate of inheritance therein, free and elser (1 all incumitances, and that they will arrant and defored be more agrited all prains making the tay and the tay of the tay	e that at the definitely here of they are the lawful owner	that may be levied or answed rate in two turns and by such that in the stars and by and that is the stars of the star of as herein provided, that the turn, and shall bear interest at 	
	And the sail part 105 of the form part do	e that at the definitely here of they are the lawful owner	that may be levied or answed rate in two turns and by och turns in the stars and by and turns and shall beer interest at 	
	And the sail part 105 of the form part do	e that at the definity hereof they are the lawful owner. 5 of the premises result. Keep the buildings upon and real estate insured against for and term at the loss, if any, made payahls to the part. y do not be seen of part are when the same become a part of the indefendence, secured by this index of add sum of money, executed on the 15¹⁰ day of JANIERY . With all have taken there is a part of the indefendence, secured by this index of add sum of money, executed on the 15¹⁰ day of JANIERY . With all have taken there is a part of the indefendence, secured by this index of add sum of money, executed on the 15¹⁰ day of JANIERY . With all have taken thereing the indefendence is herein previded, in it is the clickwarge any taxes with interest thereon so herein previded, in it is complete the indefendence is a barrier between a barrier is the clickwarge and prevides that the overy and with there a barrier is the clickwarge and therein fully independent. If don't it is immuses hereing ment the negated of principal and interest, herein with the costs and with the first part-with thereing is the over a state of the immuses hereing ment the negated of principal and interest, hereing the over a state of a state avery clickwards in a state with the costs and with the first part. 1 of a state avery clickwards in a state with the costs and with the first part. 1 More hereing the clickward is a state benefits a correling the 1 when the over the state the first part. The here the state and when the first part. 1 of a state avery clickwards in the prevision of the state avert. 1 Weep hereing the state the state avert is a state of the prevision of the state avert is the state avert of the state avert is the state avert. 1 when the state avert is the state avert is the state avert is the state avert is the state avert of the state avert is a state avert is the state avert is the state avert is 1 when the state avert is the state avert is 1 when the state avert is	that may be levied or assumed rando in tends turns and by nech to the extent of h18 to the extent of h18 to the extent of h18 to the levies of the tends to the levies of the tends that be a being avoid to the tends of also to secure any sum or the event that said part. 169 reputsion to the action of the effect of tends of the tends of the tends of the tends of the efforts that the tends of the s . The day and year	
	And the sail part 105 d the first part do	e that at the definity hereof they are the lawfal owner. S of the premines treated by the second se	that may be levied or assumed rando in truck sum and by nech to the extent of h18 to the extent of h18 to the extent of h18 to the herein provided, then the ture, and shall bear interest at DOLLARS , 1926 , d date to necessary and new more the event that saids part 1968 preparent shall extend the the the event that saids part 1968 preparent shall extend and the the event that saids part 1968 preparent shall extend and the event shall extend and the event index and be the said the the extend same and the first index of the event shall be refrem shall extend and have 8 the day and year (SEAL)	
	And the sail part 105 d the first part do	e that at the definity hereof they are the lawfal owner. S of the premines treated by the second se	that may be levied or answerd rando in two sum and by such to the settent of . h13 and as herein provide, then the ture, and shall bear interest at 	
	And the said part 103 — of the first part 6. — the dys events and agree reset and indefcable estate of inheritance therein, for and dear 6 all incentizaces, and that is agreed between the particle between the parts herein that the part 103 … of the first part and a direct of the parts and defcable the mass grain of the parts 103 … of the first part and that the part 103 … of the first part and that the part 103 … of the first part and that the part 103 … of the first part and that the part 103 … of the first part and that the part 103 … of the second parts and parts 103 … of the second part parts and parts 103 … of the second parts 103 … of the second parts 103 … of the second part parts part and that the part 104 … of the second part parts part and that the part 104 … of the second part parts part parts and an a norrier to every the parts and the mans 104 million of the parts 104 … of the second part parts 104 more parts 104	e that at the definity hereof they are the lawfal owner. S of the premines treated by the second se	that may be levied or assumed trade in truth sum and by neth to the extent of h13 to the extent of h13 to be herein provided, then the ture, and shall bear interest at DOLLAIRS, 1926., 1926., 1926., 1927, 1928. 1928, 1928. 1929, 1929, 1929, 1929, 1929, 1929, 1929, 1929, 1929, 1929, 1929, 1929, 1929, 1929, 1929, 1929, 1929, 1929, 1929, 1929, 1929, 1929, 1929, 1929, 1929, 1929, 1929, 1929, 1929, 1929, 1929, 1929, 1929, 1929, 1929, 1929, 1929, 1929, 1929, 1929, 1929, 1929, 1929, 1929, 1929, 1929, 1929, 1929, 1929, 1929, 1929, 1929, 1929, 1929, 1929, 1929, 1929, 1929, 1929, 1929, 1929, 1929, 1929, 1929, 1929, 1929, 1929, 1929, 1929, 1929, 1929, 1929, 1929, 1929, 1929, 1929, 1929, 1929, 1929, 1929, 1929, 1929, 1929, 1929, 1929, 1929, 1929, 1929, 1929, 1929, 1929, 1929, 1929, 1929, 1929, 1929, 1929, 1929, 1929, 1929, 1929, 1929, 1929, 1929, 1929, 1929, 1929, 1929, 1929, 1929, 1929, 1929, 1929, 1929, 1929, 1929, 1929, 1929, 1929, 1929, 1929, 1929, 1929, 1929, 1929, 1929, 1929, 1929, 1929, 1929, 1929, 1929, 1929, 1929, 1929, 1929, 1929, 1929, 1929, 1929, 1929, 1929, 1929, 1929, 1929, 1929, 1929, 1929, 1929, 1929, 1929, 1929, 1929, 1929, 1929, 1929, 1929, 1929, 1929, 1929, 1929, 1929, 1929, 1929, 1929, 1929, 1929, 1929, 1929, 1929, 1929, 1929, 1929, 1929, 1929, 1929, 1929, 1929, 1929, 1929, 1929, 1929, 1929, 1929, 1929, 1929, 1929, 1929, 1929, 1929, 1929, 1929, 1929, 1929, 1929, 1929, 1929, 1929, 1929, 1929, 1929, 1929, 1929, 1929, 1929, 1929, 1929, 1929, 1929, 1929, 1929, 1929, 1929, 1929, 1929, 1929, 1929, 1929, 1929, 1929, 1929, 1929, 1929, 1929, 1929, 1929, 1929, 1929, 1929, 1929, 1929, 1929, 1929, 1929, 1929, 1929, 1929, 1929, 1929, 1929, 1929, 1929, 1929, 1929, 1929, 1929, 1929, 1929, 1929, 1929, 1929, 1929, 1929, 1929, 1929, 1929, 1929, 1929, 1929, 1929, 1929, 1929, 1929, 1929, 1929, 1929, 1929, 1929, 1929, 1929, 1929, 1929, 1929, 1929, 1929, 1929, 1929, 1929, 1929, 1	
	And the said part 103 of the fort part 6 the degree real said spreet reset and indefcable estate of inheritance therein, for and degree radia part of claim the inh a preed between the particle between that the part 103 of the first part and a part of radia state when the same becomes due and paratile, and that instances or party as shall be parted and directed by the part. Y of the second paraticle and claim the same becomes due and paratile, and that instances or party as shall be parted and direct due to parat. Y of the second paraticle and the same becomes due and paratile, and that instances or party as shall be parted and direct due to parat. Y of the second paraticle and the same becomes due and paratile, and that instances or party as shall be parted and direct due to parat. Y the second paraticle and the same becomes due and paratile, and the same the state 100°. (From the date of paramet usil fully repaid and by 112 there are due to paraticle and the second part. THIS of the terms and On O even in within obligation include paramet of and by 112 terms made parable to the paramet to pay for any insur- tion of the fort part of the fail to pay the man are provided in the inducetter. Most the convergence shall be valid if the happened to make a shore specified on the second part of the fort part of the manner provided the made state at the second part. The failed nearby a paraticle is being the main and the second part of the second part of the forther part of the second part of the second part of the second part is any state of the second part of the second part of the second part of the forther data the pay the second part of the second part of the below terred, while the shall be baby for the second part of the second part is any state of the second part of the second part of the second part is any state in the second part of the second part of the below terred, while the shall be the baby for the second part of the second part of the second part of the second pa	e that at the definity hereof they are the lawfal owner. S of the premines treated by the second se	that may be levied or answerd rando in two sum and by such to the settent of . h13 and as herein provide, then the ture, and shall bear interest at 	
	And the sail part 202 of the fort part do	e that at the definity hereof they are the lawful owner. 5 of the premiers revel and a simulation during the life of this indenture, pay all taxes or assessments keep the buildings upon said real estate insured again for each second part taxes when the same terms of own of payshes and to keep said premises inspections of while sum of money, executed on the 15 ^s day of January which all intervents are therein exceeding to the terms of said childration as near or to discharge sup taxes with intervent therein a benefit where the same terms of the second part of the location of the same term of the indexidences, second by the index of while sum of money, executed on the 15 ^s day of January which all intervent acruing therein according to the terms of said childration as near or to discharge sup taxes with intervent therein as herein previded, in it where the same term of the said payshes and the terms of add childration as the other the same term of the said payshes and the same a benefit where the same term of the said payshes and there are a benefit where the same term of the said payshes and there are a benefit where the same term of the said payshes and there are a benefit where the same term of the said payshes and there are a benefit where the same term of the said payshes the same term of the same term of the same term of the same term of the said payshes the same term of	that may be levied or answed rate in two terms can be puch to the seture of the flat of as herein provided, then the ture, and shall beer interest at 	
	And the said part 103 — of the first part 6 bety covenant and agree cost and indefcable estate of inheritance therein, for and clear (all incentrance, in the agree between the particle between the parts 103 of the first part and agree making bard (all cleans the parts between that the part 103 of the first part and agree making bard (all cleans the same between some some some some some some some some	e that at the definity hereaf they are the lawful owner. S of the premies result. More the local the life of this indenture, pay all taxes or a maximum to here the buildings upon and real static insured again the and the result. More the buildings upon and real static insured again the and the result way, made payalls to the part. More and the area the sets when the same tever as due and payable and to keep shill premise laws to a show the the area tever as due and payable and to keep shill premise laws to add sum of money, executed on the 15^{10} day of . JANLERY, this all list, was area even and the list of the local shifts and area of add sum of money, executed on the 15^{10} day of . JANLERY, this all list, was area even and the local payable and to be more a shall addication as ance or to discharge any taxes with interest there as a herein provide, in a the result of the lower and provide the static payable of the linear shall be result on the lower and the result of the lower and the life the set paid when the same increase the result payable. If the linear shall be result on the lower and the result of the linear shall be made in arch the result of data and there is a share the result of the linear shall be the result of data and the result of the linear share the result of the linear shall be the result of the same increase the result of the linear share the result of the result of particular there is easilised, seed all benefits accruing the linear share the result of the result of the linear share the the result of the same increase the result of the linear share the share the result of the result of the result of the linear share the share the result of the result of the result of the linear share the the result of the result of the result of the linear share the the result of the result of the result of the linear share the share the result of the result of the linear share the share the result of the result of the linear share the share th	that may be levied or answed rate in two terms can be puch to the seture of the flat of as herein provided, then the ture, and shall beer interest at 	
	And the sail part 105 of the form part do	e that at the definity herea they are the lawful owner. 5 of the premines the source of the source of the law	that may be levied or assessed trade in two terms and a by such that may be levied or assessed and as herein provided, then the ture, and shall bear interest at 	1. 2. 2. 2. 2. 2. 2. 2. 2. 2. 2. 2. 2. 2.
	And the sail put 103 of the first put 6. be type versus and days are considered and indefeatible estates of inheritance therein, first and clear (1 all incentrance). and that they will serant and dependence therein, first and clear (1 all incentrance). if the first put shall be particle between the basis of the site of the sit	e that at the definity hereaf they are the lawful owner. 5 of the premines result. Keep the buildings upon and real estate insured angles for and they part, the low, if way, made paysile to the part. y . d the second part are when the same terms due and paysile and to keep sail premines have const we paid shall become a part of the indefeedment, secured by this index of said sum of money, executed on the 15th day of JANUARY . If all all intervent are there are the same terms and real estates there a sake herein provide, in a of said sum of money, executed on the 15th day of JANUARY . If all intervent are there is a same term is the intervent of the indexed terms of and estimates and the only and the indexed terms of and estimates there are herein provide, in a of said sum of money, executed on the 15th day of JANUARY . If all intervent are therein the indexed terms of and estimates are to be indexed to the indexed terms of and estimates there are herein provide, in a of the indexed terms in the indexed terms of and estimates are the indexed terms of and estimates there are therein a same term of the indexed terms of the	that may be levied or assessed rando in teach sum and by such that may be levied or assessed rando in teachers of a high of as herein provided, then the ture, and shall bear interest at 	Is Palsasa * writing
	And the sail part 105 of the first part do be only coven at and agree cover and the second and indefeatible estates the first there is that the part 105 It is agreed between the particle between spiceling first matche between the particle between the part may as shall be specified and directed by the part. Y is the second part to part to be again the second part to part the second part to part the second part to part to be second part to part to be again the second part to part to be again to the second part to part to part to be address the second part to part to be address to the part to part to be address to the part to be address to the part to part to be address to the part to part to part to part to be address to the part to part to be address to part to part to part to be address to part to be address to part	e that at the definity heread they are the lawfal owner. 5 of the premines there the definity spon and read the lawfal owner. 5 of the premines there the buildings spon and read that heread starts insured targets for and target the law, if any, made paysili to the part. Y is the second part tars when the same teverane due and paysile and to keep shall premise law, near to paid shall become a part of the indeductions, secured by the index of add sum of money, executed on the 15^m day of January this all final starts are therein of the start become due and paysile and to be breed paysile and to be breed paysile and to be seen the same teven as even the there are been as even the therein a big distarged. If defaults be made a start of the indeductions, secured by the index of add sum of money, executed on the 15^m day of January which this forstarts been been and interval. Before the there are been of add a barries been add the same teven for and paysile, and to be the same teven in the and paysile, and to be the same teven of the angle paysing the same teven of add and there is a barries been add the same teven in the add paysile of the barries been down and paysile. Add the many been down at the same teven is the same teven of add and there is a barries been down and paysile and the second paysile and the same teven down and paysile and the same teven down at the same teven down at the same teven down and paysile and the same teven down at the same teve	that may be levied or assessed trade in teach sum and by uch trade in teachers of the sum and by uch trade in teachers of the sum and by uch trade in teachers of the sum and trade in teachers and the sum and the event that mid part 1000 payments or any part thereof the sum of the sum and the sum and the granted is any set the sum of the sum and the sum and the sum and the granted is any set the sum of the sum and the sum and the sum of the sum of the sum and the sum of	s written heoriginal rigage
	And the sail part 105 of the first part do be only coven at and agree cover and the second and indefeatible estates the first there is that the part 105 It is agreed between the particle between spiceling first matche between the particle between the part may as shall be specified and directed by the part. Y is the second part to part to be again the second part to part the second part to part the second part to part to be second part to part to be again the second part to part to be again to the second part to part to part to be address the second part to part to be address to the part to part to be address to the part to be address to the part to part to be address to the part to part to part to part to be address to the part to part to be address to part to part to part to be address to part to be address to part	e that at the definity hereaf they are the lawful owner. 5 of the premines result. Keep the buildings upon and real estate insured angles for and they part, the low, if way, made paysile to the part. y . d the second part are when the same terms due and paysile and to keep sail premines have const we paid shall become a part of the indefeedment, secured by this index of said sum of money, executed on the 15th day of JANUARY . If all all intervent are there are the same terms and real estates there a sake herein provide, in a of said sum of money, executed on the 15th day of JANUARY . If all intervent are there is a same term is the intervent of the indexed terms of and estimates and the only and the indexed terms of and estimates there are herein provide, in a of said sum of money, executed on the 15th day of JANUARY . If all intervent are therein the indexed terms of and estimates are to be indexed to the indexed terms of and estimates there are herein provide, in a of the indexed terms in the indexed terms of and estimates are the indexed terms of and estimates there are therein a same term of the indexed terms of the	that may be levied or assessed trade in teach sum and by uch trade in teachers of the sum and by uch trade in teachers of the sum and by uch trade in teachers of the sum and trade in teachers and the sum and the event that mid part 1000 payments or any part thereof the sum of the sum and the sum and the granted is any set the sum of the sum and the sum and the sum and the sum and the sum and the sum and the sum and the sum and the sum and the sum and the sum and the sum and the sum and the sum and the sum and the sum and the sum and the sum and the sum and the sum and the sum and the sum and the sum and the sum and the sum and the sum and the sum and the sum and the sum and the sum and the sum and the sum and the sum and the sum and the sum and the sum and the sum	s written heoriginal
	And the sail part [26] of the first part do be dye overant and agree control indicatible extra the barries for and deter (1 all incentraces). If he spreed between the parts the the sprees makes and lenger (1 all incentraces). If he spreed between the parts the sprees the sprees and the sprees overant and sprees and the sprees of the sprees and the sprees overant and sprees and the sprees of the sprees overant and sprees and the sprees between the parts the sprees over a spree sprees over a spree sprees over a spree sprees over a spree sprees over a sprees over the sprees over a spree sprees over a sprees over a sprees over a spree sprees over a sprees ov	e that at the definity heread they are the lawfal owner. 5 of the premines were the second part of the buildings upon and real estate inserved expansion for and test part, the best if any, made parallel to the part of the second part part, the best if any, made parallel to the part of the second part part, the best if any, made parallel to the part of the second part part, the best if any, made parallel to the part of the second part part, the best if any, made parallel to the part of the second part part, the best if any, made parallel to the part of the second part part, the best if any, made parallel to the part of the second part part to be any the same become a part of the indefactories, second to the part of add sum of money, executed on the 15 th dy of	that may be levied or assessed rando in two sum and by such to the settent of . high of as herein provided, then the ture, and shall bear interest at 	s written heoriginal rigege 30, day Oct
	And the sail part 202 of the first part do be depresented and service of the same array of the	e that at the definity heread they are the lawful owner. 5 of the premines the set of the set of the law of th	that may be levied or assessed rando in teach sum and by unch teach in teach sum and by unch of as hervin provided, then the ture, and shall bear interest at 	to written haoriginal tigogo 30. day Det & Miller
	And the sail part 202 of the first part do be depresented in a section of the same section of the same section of the sector space of the same section of the sector space of the space of the sector space of the space of the sector space of the s	e that at the definity heread they are the lawful owner. 5 of the premines the set of the set of the law of th	that may be levied or assessed rando in teach sum and by unch teach in teach sum and by unch of as hervin provided, then the ture, and shall bear interest at 	s written haoriginal rigage - Jantared Jay day Oct. b Miller.
	And the sail part 202 of the first part do be depresented and service of the same array of the	e that at the definery hereaft hey are the lawfal owner. 5 of the premines were the second part of the buildings upon and real estate insured expands for and test may be buildings upon and real state insured expands for and test part, the box, if way, made paralle to the part of the second part part, the box, if way, made paralle to the part of the second part part, the box, if way, made paralle to the part of the second part part, the box, if way, made paralle to the part of the second part part, the box, if way, made paralle to the part of the second part part, the box, if way, made paralle to the part of the second part estes when the same terms due and payable and to keep shall premise inage outs to paid shall become a part of the indedections, secured by the index este to discharge any taxes with interest thereas a bereis previde to the relation of memory, escented on the 15 th dy of	that may be levied or assessed rando in teach sum and by unch teach in teach sum and by unch of as hervin provided, then the ture, and shall bear interest at 	to written haoriginal tigogo 30. day Det & Miller

227