MODTO

i Patrick

day of M, Weeds. ty.

d part. wipt of id part,

and of a a second of a a second of a a second of a a second of a s

ne, a n of bove lic.

er.

A state of the sta	FROM	STATE OF KANSAS, DOUGLAS COUNTY,	A REAL PROPERTY OF A READ PROPERTY OF A REAL PROPER
Mary A. Atherton		This instrument was filed for record on the	24 day of
12 Carrier Street .	TO	April D. 19 6, at 9. Lea E. Wellm	:40: A. M.
Bd. Conf. Claims	ants M.E. Church		Register of Deeds.
		By	Deputy. Reg. No. 168
THIS INDENTURE, Made hundred and twenty six	hetmoor	, in the year of ot	Fee Taid 4 . 7
Mary A. Atherton	and Gilbert H. Atherto	n her husband .	i bord, one chousand nine
of Baldwin City	in the County of Dougla	and State of Kansas	
part S of the first part, and Methodist Episcopa	The Board of Conferen	ce claimants of the Kansas Annual Confe	erence of the
WITNESSETH, that the sa Bine teen Hundred	id part 108 of the first part, in e		y of the second part.
which is bereby acknowledged, ha to following described real estate si	ve sold, and by this indenture do tuated and being in the County of	DOLLARS, to them Grant, Bargain, Sell and Mortgage to the said part Douglas and State of Kansa	duly paid, the receipt of y of the second part, s, to-wit:
^L ots	forty five (45) forty s	ix (46) forty seven (47) forty eight (4	8) forty nine
(49)	Fifty (50) fifty one (5	1) fifty two (52) fifty three (53) fift	y four (54)
fifty	five (55) fifty six (56	5) Fifty seven (57) Fifty eight (58) Fi	fty nine (ED)
Sixty	(60) sixty one (61) sin	ty two (62) sixty three (63) sixty fou	n (a)
five	(65) sixty six (66) on 1	lersey street and let	r (64) sixty
Parm	(64) and sists	Jersey street and lots sixty (60) sixty	two (62) sixty
Tour	(04) and sixty six (66)	on Indiana Street in Baldwin City, Dou	glas County Kansas
			DATE OF A CONTRACT OF A DESCRIPTION OF A
with the appuretenances and all the o	estate, title and interest of the said ;	art. 105 of the first part therein.	
with the appuretenances and all the And the ski part 105 the first read and indefeable catate of interfame the	t part do hereby covenant and agree	art_105 of the first part therein. that at the delivery hereof they are the lawful owner_8 of the premiers	above granied, and wined of a
And the said part 105 of the firs good and indefeasible estate of inheritance the	t part do hereby covenant and agree	that at the delivery hereof they are the lawful owner. S. of the premises	
And the said part. 105 of the firs rood and indefeasible estate of inheritance the and that they will warrant and defend the sam it is agreed between the parties hereto against said real estate when the same become	t part do hereby covenant and agree rein, free and clear of all incumbrances, se against all parties making lawful claim the that the part 168 of the first part shall es due and payable, and that the V W	that at the delivery hereof they are the lawfal ownerB of the premises refo. at all times during the life of this indenture, pay all taxes or assessments 11]. It was the hulfdime more rold and status forward analysis for a status	that may be levied or assessed
And the said part. 105	t part do hereby exvenant and agree rein, free and clear of all incombrances, against all parties making law ful claim the se duc and payable, and that they w. irreted by the part W_ ef the second p- of the first part shall fail to pay such tas	that at the delivery hereof they are the lasfal owner. B of the premiese rets. at the during the life of this indexture, pay all taxes or assessments and the buildingt upon said real estate insured against fire and ter- tr, the low, if any, made payable to the part. J	that may be levied or assessed radio in such num and by meh to the crimt of 128
And the said part. 105	t part do hereby exvenant and agree rein, free and clear of all incombrances, against all parties making law ful claim the se duc and payable, and that they w. irreted by the part W_ ef the second p- of the first part shall fail to pay such tas	that at the delivery hereof they are the lasfal owner. B of the premiese rets. at the during the life of this indexture, pay all taxes or assessments and the buildingt upon said real estate insured against fire and ter- tr, the low, if any, made payable to the part. J	that may be levied or assessed radio in such num and by meh to the crimt of 128
And the said part. 105 of the first good and indefeasible estate of inheritance the and that they will surrent acd defend the same is agreed between the parties hereto agricult and real state when the same become insurance car pay as shall be specified as d interest. And in the event that said particle 3 part Y of the second part may pay said the related for mm be date of partment uni- ties related to the second part may pay said THIS GRANT is intended as a more Hills GRANT is intended as a more part Y of the second hundrid	t part do hereby convents and agree trein, free and clear of all incuminances. so excitent all gardie making lawful claim the static tay part 268 of the first part shall that the part 268 of the first part shall increded by the part. Y of the second pr of the first part shall fail to pay such tas tarses and insurance, or either, and the amound in the part of the second pr cy to execute the payment of the sum of cro dd	that at the delivery hereof they are the lasfal owner. B of the premiess rets. at all times during the life of this indenture, pay all taxes or assessment at 111. Keep the buildings upon said real settle insured against fer and a strt, the low, if any, made payable to the part. \mathbf{y}_{-} of the second part at the low of the second part of the indebtedness, secured by this indep int so paid shall become a part of the indebtedness, secured by this indep	that may be levied or assessed radio in north sum and by much its the extent of 12.8 as herein provided, then the ture, and shall how interest at DOLLARS,
And the said part. 105 of the first good and indefeasible estate of inheritance the and that they will varrant and defend the and list agreed between the particle bends against and real estate where the specified and di interact. And in the event that real particle S part y of the scend part users pay and be the of 10°; from the date of payment user THIS GUNT is intended as a mortga Ninotoen hundi according to the torms of	t part do herely covenant and agree train, free and clear of all incuminances. a series at large making largel clean the that the part 16B of the first part and set due and payable, and that they W. teres and the first part shall fail to pay such tas tares and largel and the second p of the first part shall fail to pay such tas tares and shall. and write the payment of the same of pod all writen obligation for the payment of the payment of the payment of the payment of the payment of the payment of the payment of the payment of the payment of the payment o	that at the delivery hereof they are the lastid owner. B of the premises "is," all times during the life of this indenture, pay all taxes or assessments all term the buildings types and real estate insured against fire and the ter, the low, if any, made payakie to the part J of the second part at when the same hereme due and payahle and to keep and premises inav- ant so paid shall become a part of the indeitedness, secured by this inden mid sum of money, executed on the <u>20th</u> . day of <u>April</u> th all informst according thereas according to the term of an objective a	that may be levied or assessed radio in noce hum and by much to the extent of 110 min to a horize provided, then the tars, and shall have interest at DOLLARS, 19 – 26 d she to more use on
And the said part. 105 of the first rood and indefaultie estate of interlance the and that they still varrant and defend the ann I is a greed between the parties berefor arguinst aid real state when the same become invarance company as shall be specified and interest. And in the event that raid part 10 S bert V of the second part usy pay and the same second state interest and the same become THIS GRANT is interested as a moving THIS GRANT is interested as a moving according to the terms d event and ty the same dimensy shared by the mesh part. Y	t part do herely covanat and acree refn, free and clear of all incumitrances, a cristic all aperts and incumitrances. a cristic all aperts and incumitrances, a cristic all aperts and a cristic part and a cristic and aperts and and the free part and in the part y of the second pr critic for the part and the anne of it dip variations, or eithers, and the anne of the part of the same of prod and written obligation for the payment of the the part of the part, with the same of the part of the part of the part of the part of the payment of the part of the part of the payment of the payment of the part of the part of the payment of	that at the delivery hereof they are the lawful owner. B of the premises $T_{12}^{(11)}$, at all times during the life of this indexture, pay all taxes or assumements all keep the building: types and/or and estates insured against for and taxe set, the loss, if any, made payable to the part. \mathbf{y}_{-} of the second part are when the same lower me a part of the indextodence, secured by this index and a small shall become a part of the indextodence, secured by this index mail som of money, executed on the <u>20th</u> . day of <u>Apr 11</u> th all interest according thereas according to the terms of and shighten ar-	that may be levied or assessed rade in mote sum and by such to the extent of 15.8 of a herein provided, then the turns, and shall here interest at
And the said part. 105 of the first rood and indefaultie estate of interlance the and that they still varrant and defend the ann I is a greed between the parties berefor arguinst aid real state when the same become invarance company as shall be specified and interest. And in the event that raid part 10 S bert V of the second part usy pay and the same second state interest and the same become THIS GRANT is interested as a moving THIS GRANT is interested as a moving according to the terms d event and ty the same dimensy shared by the mesh part. Y	t part do herely covanat and acree refn, free and clear of all incumitrances, a cristic all aperts and incumitrances. a cristic all aperts and incumitrances, a cristic all aperts and a cristic part and a cristic and aperts and and the free part and in the part y of the second pr critic for the part and the anne of it dip variations, or eithers, and the anne of the part of the same of prod and written obligation for the payment of the the part of the part, with the same of the part of the part of the part of the part of the payment of the part of the part of the payment of the payment of the part of the part of the payment of	that at the delivery hereof they are the lawful owner. B of the premises $T_{12}^{(11)}$, at all times during the life of this indexture, pay all taxes or assumements all keep the building: types and/or and estates insured against for and taxe set, the loss, if any, made payable to the part. \mathbf{y}_{-} of the second part are when the same lower me a part of the indextodence, secured by this index and a small shall become a part of the indextodence, secured by this index mail som of money, executed on the <u>20th</u> . day of <u>Apr 11</u> th all interest according thereas according to the terms of and shighten ar-	that may be levied or assessed rade in moti sum and by such to the extent of 15.8 of at herein provided, then the turns, and shall here interest at
And the said part. 105 of the for rood and indefaultie entate of interlance the and that they still warrant and defend the ann It is agreed between the particle hereic agricult all ent state when the same become inverse. And in the same the same become inverse on pary as shall is specified and interest. And in the second part targets and there is a state of the same become THIS GHANT is state of the same become THIS GHANT is state of the same become and by its ment of more salvasered by the same as par- and by its terms made payshall were dimension salvasered by the same as part of the fart part shall thereby, or interest to unput, based of the same thereby, or interest to the same the same thereby, or interest to the same the same thereby or the same as part. More or part shall find thereby, or interest to the same the same the same the same the same the same the same the same the same the same the same the same the same the same	t part do herely convent and agree refn, free and clear of all incum trances, are in, free and clear of all incum trances, are including the area of the second price that the part 160 and that they will incerted by the part Y of the second pri- of the fort part shall fail to pay such that the second part of the same of red by the part Y of the second part if thily regard. To do the second part to pay for any incur- of the second part to pay for any incur- volution in the second part to pay for any incur- volution in the second part to pay for any incur- volution in the second part to pay for any incur- volution in the second part to pay for any incur- volution in the second part to pay for any incur- volution in the second part to pay for any incur- volution in the second part to pay for any incur- volution in the second part to pay for any incur- tor the part between the second part and the second part to pay for any incur- tor the part bar to be the second part of the second part and the part of the takes on and real sectar and the part of the takes on the second part of the part of the takes on the second part of the takes on the takes on take of takes on the takes on takes on the takes on takes	that at the delivery hereof they are the lasticl owner. B of the premises $T_{10}^{(1)}$, and $T_{10}^{(1)}$ are the lasticle owner. B of the premises $T_{10}^{(1)}$, here the building types and real states insured against free and ter- built, here the building types and real states insured against free and ter- ation of the state insure because of the part. $Y_{}$ of the second part as when the same because and parable and to keep and premises inse- ant as paid shall become a part of the industisedness, secured by this indus- mit so paid shall become a part of the industriance, secured by this indus- mit and the state securing thereon according to the terms of axid shighting and the all interest according thereon according to the terms of axid shighting are not failed are and parabolic terminal previous. If delign the previded, in the state most in the mark become there is the state of the bandwise in par- tion parabolic terminal previous the state thereons as bereful previded, in the state most in the mark become there is the state of the bandwise in par- tion parabolic terminal previous the state terms of the bandwise in para- ter of the inductor and mark become the state of the bandwise in parabolic termination of an approximation the terminal previous the parabolic termination of an approximation the termination of the terms of the terms the state of the bandwise in parabolic termination of a mark bandwise the termination of the termination of the terms the state of the termination	that may be levied or assessed table in our hum and by meth to the extrate of 15.8 of as herein provided, then the turns, and shall how interest at DOLLAINS, 19.26, of also to server any sum or he event that and part. 100 papernice on any gas belowed
And the said part. 105 of the first reed and indefenditive tests of interinance the and that they still warrant and defend the sam It is agreed between the particle hereton inverses. And in state when the same become inverses. And in state when the same become inverses. And in the event that state in particle S netty of the scenario part and in the rely of the part of the same become THIS GRANT is intereded as a moring in the state of the same become and by its is not state account of the terms and a payable from of morey advanced by the sail part. Y of the fort part shall fait to part is same and or any obligation or the same and payable is the backings on and the obligation are not by the back and it the backings on and the obligation or any obligation of the obligation are not by the hordings on and the leads are not the in the manen presented by the same of a the obligation of the backings on and the obligation are not do in the theorem presented by the same of a the obligation of the backings on and the obligation are not do in the in the manen presented by the same of a the obligation of the backings of the obligation of the obliga	t part do	that at the delivery hered they are the lasticl owner. B of the premises at all times during the life of this indextars, pay all taxs or assessments at all times during the life of this indextars, pay all taxs or assessments at the loss, if any, made payable to the part y_{-} of the sound part at she heat the loss of the sound payable and to keep and premise ina- rate, the loss, if any, made payable to the part y_{-} of the sound part at she heat the same Levente due and payable and to keep and premise ina- rate are the stars of the indextoding, security by this labor mid runs of memy, executed on the	that may be levied or assessed rado in nock non and by meth to the sectors of 15.8 and the sectors of 15.8 DOLLARS, 19 26, d also to secure any sum or the event that and part 10.9 Payments or any part there and they also sum or the event that and part 10.9 Payments or any part there and they also sum or the event that and part 10.9 Payments or any part there and they also sum or the event that and part 10.9 Payments or any part there and they also sum or the event that and part 10.9 Payments or any part there and they also sum or the event that and part 10.9 Payments or any part there and they also sum or the event the sum of the pay of the event of the suit permisers and all the
And the said part. 105 the intermediate the said part. 105the intermediate control intermediate the said back they all variant and doind the same become arrive that and part 105the intermediate with the same become interme empary as shall be specified at ad the second part into y and	the part do	that at the delivery hered they are the lastid owner. B of the premises when the second sec	that may be bried or assessed radio in ouch sum and by meth to the vestor of 15.0 of as herein provided, then the two, and shall how interest at DOLLAIRS, 19 28, of also to sorre say year or he event that said part100 payments or any part theread, the two and provide herein, in pays the service of the provide of the provide to any part theread, payments or any part theread, the said provide of the provide of the provide to any part theread, pay indicate theread all the provide to any part theread, the said provide of the provide of the provide to any part theread, the said provide of the provide of the provide to any part theread, and the provide to any part theread, and the provide to any part theread, and the
And the said part. 105 of the for rood and indefaulth extate of interfaunce the and that they will warrant and defend the ann It is agreed between the particle hereich is urgreed to be a same become inverse; company as shall be specified and all instruct. And in the event that raid particle 0 part y of the acced part murgray pay the finder 0 We form the date of payment tun THIS division of the event of the tun pays and be finder 0 We form the date of payment tun the finder of the tunned of the same as pay and the finder of the tunned of the same as pay around in money advanced by the said part. y of the fort gat and fulfill to pay we think the finder tuned, tune tuned thereiny existence of the fort gat and fulfill stops with the same as pay to pay disparant existence of the same as the trans of money advanced by the said part. y of the fort gat and fulfill stops with the same of the trans of the based of the same as the tune of the based of the same as the tuned of the based of the same as the tuned of the based of the based of the based in the manner presented by has add end of the the same of the based of the based of the tuned to man of the based of the based of the based of the based in the manner presented by has add end of the the same of the based based based based based based based based in the manner presented by has and end of the based	t part do	that at the delivery hereof they are the lasticl owner. B of the premises "the second secon	that may be bried or assessed radio in ouch sum and by meth to the vestor of 15.0 of as herein provided, then the two, and shall how interest at DOLLAIRS, 19 28, of also to sorre say year or he event that said part100 payments or any part theread, the two and provide herein, in pays the service of the provide of the provide to any part theread, payments or any part theread, the said provide of the provide of the provide to any part theread, pay indicate theread all the provide to any part theread, the said provide of the provide of the provide to any part theread, the said provide of the provide of the provide to any part theread, and the provide to any part theread, and the provide to any part theread, and the
And the said part. 105 the intermediate the said part. 105the intermediate control intermediate the said back they all variant and doind the same become arrive that and part 105the intermediate with the same become interme empary as shall be specified at ad the second part into y and	the part do	that at the delivery hered they are the lasticl owner. B of the premines "In a set of the set of the life of this indexists, pay all taxes or assessments in 111 here the building the life of this indexists, pay all taxes or assessments with the box, if any, made payable to the part y of the second part as then the same leverthe due and payable and the keys and premise inco- mat as paid shall become a part of the indexidences, secured by this index mail soon of money, executed on the <u>20th</u> . day of <u>Apr11</u> the all shiftences are readed as the other starting there as averafing to the terms of and shiftences are set to delay any taxes with interest thereon as beein previous in the shift his indexidence if you have the interest of the interest is made in and a sum of money, executed on the <u>20th</u> . day of <u>Apr11</u> the shifts are of money are set the interest thereon as beeing previous in the shifts are been as a set of the indexidence. If delay the method, in a shift his indexidence is they, all ill methods thereon as beeing previous the the set and benefits according therefores; and to stift be prevention as the taxet and benefits according therefores; and to stift be previous and the tent the set and benefits according therefores; and to stift be prevention as the tax part <u>100</u> . The <u>100 here is the set is the set as a data and a the set and benefits according therefores; and use of the benefits according the mater and according the tent the set. We here unto set the 100 the set. Life of the first and according the set of the first and according the set of the set of Life of the set of . The set of the set of the set of the set of Life of the set of . The set of the set of the set of Life of the set of . The set of the set of the set of Life of the set of . Life of the set of the set of . Life of th</u>	that may be bried or assessed radio in ouch sum and by meth to the vestor of 15.0 of as herein provided, then the two, and shall how interest at DOLLAIRS, 19 28, of also to sorre say year or he event that said part100 payments or any part theread, the two and provide herein, in pays the service of the provide of the provide to any part theread, payments or any part theread, the said provide of the provide of the provide to any part theread, pay indicate theread all the provide to any part theread, the said provide of the provide of the provide to any part theread, the said provide of the provide of the provide to any part theread, and the provide to any part theread, and the provide to any part theread, and the
And the said part. 105 the intermediate the said part. 105the intermediate control intermediate the said back they all variant and doind the same become arrive that and part 105the intermediate with the same become interme empary as shall be specified at ad the second part into y and	t part do	that at the delivery hereof they are the lasticl owner. B of the premises "the second secon	that may be levid or a summed radio in our sum and by such to the extinct of 15.8 of as herein provided, then the turn, and shall have interest as DOLARS, 19.26, d also income any sum or her even that and part000 provide the turn statement of the provide the turn statement of the provide the turn statement of the provide the turn statement of the second the second the second of the second the second the second the second the second of the second the second the second the second the second of the second the second the second the second the second the second the second of the second the second the second the second the second the second the second of the second the second the second the second of the second the second the second the second the second of the second the second the second the second the second of the second the second the second the second the second of the second the second the second the second the second the second the second the second the second the second the second the second the second the s
And the said part. 105 the intermediate the said part. 105the intermediate control intermediate the said back they all variant and doind the same become arrive that and part 105the intermediate with the same become interme empary as shall be specified at ad the second part into y and	t part do	that at the delivery hered they are the lasticl owner. B of the premines "In a set of the set of the life of this indexists, pay all taxes or assessments in 111 here the building the life of this indexists, pay all taxes or assessments with the box, if any, made payable to the part y of the second part as then the same leverthe due and payable and the keys and premise inco- mat as paid shall become a part of the indexidences, secured by this index mail soon of money, executed on the <u>20th</u> . day of <u>Apr11</u> the all shiftences are readed as the other starting there as averafing to the terms of and shiftences are set to delay any taxes with interest thereon as beein previous in the shift his indexidence if you have the interest of the interest is made in and a sum of money, executed on the <u>20th</u> . day of <u>Apr11</u> the shifts are of money are set the interest thereon as beeing previous in the shifts are been as a set of the indexidence. If delay the method, in a shift his indexidence is they, all ill methods thereon as beeing previous the the set and benefits according therefores; and to stift be prevention as the taxet and benefits according therefores; and to stift be previous and the tent the set and benefits according therefores; and to stift be prevention as the tax part <u>100</u> . The <u>100 here is the set is the set as a data and a the set and benefits according therefores; and use of the benefits according the mater and according the tent the set. We here unto set the 100 the set. Life of the first and according the set of the first and according the set of the set of Life of the set of . The set of the set of the set of the set of Life of the set of . The set of the set of the set of Life of the set of . The set of the set of the set of Life of the set of . Life of the set of the set of . Life of th</u>	that may be levid or assessed radio in our sum and by such to the extent of 12.8 and a barein provided, then the tars, and shall have interest at DOLLARS, 19 – 26, d also to now as any sum or he event that said part100 promotion of the state same of the the tarks and part100 provide at the symme of the the same same and the provide same same therein and the shall state therein and the shall state therein and the shall state therein and the shall state and the symmetry and the same same the same same same same the same same same same the same
And the said part. 105 the intermediate the said part. 105the intermediate control intermediate the said back they all variant and doind the same become arrive that and part 105the intermediate with the same become interme empary as shall be specified at ad the second part into y and	t part do	that at the delivery hered they are the lasticl owner. B of the premines "In a set of the set of the life of this indexists, pay all taxes or assessments in 111 here the building the life of this indexists, pay all taxes or assessments with the box, if any, made payable to the part y of the second part as then the same leverthe due and payable and the keys and premise inco- mat as paid shall become a part of the indexidences, secured by this index mail soon of money, executed on the <u>20th</u> . day of <u>Apr11</u> the all shiftences are readed as the other starting there as averafing to the terms of and shiftences are set to delay any taxes with interest thereon as beein previous in the shift his indexidence if you have the interest of the interest is made in and a sum of money, executed on the <u>20th</u> . day of <u>Apr11</u> the shifts are of money are set the interest thereon as beeing previous in the shifts are been as a set of the indexidence. If delay the method, in a shift his indexidence is they, all ill methods thereon as beeing previous the the set and benefits according therefores; and to stift be prevention as the taxet and benefits according therefores; and to stift be previous and the tent the set and benefits according therefores; and to stift be prevention as the tax part <u>100</u> . The <u>100 here is the set is the set as a data and a the set and benefits according therefores; and use of the benefits according the mater and according the tent the set. We here unto set the 100 the set. Life of the first and according the set of the first and according the set of the set of Life of the set of . The set of the set of the set of the set of Life of the set of . The set of the set of the set of Life of the set of . The set of the set of the set of Life of the set of . Life of the set of the set of . Life of th</u>	that may be bried or assessed radio in nucl sum and by meth to the vestor of 15.8 of as herein provided, then the tars, and shall have interest at POLLAISS, 19.286, d also to nexes any sum or he revest that said part100 Payments or any part therein, payments at the methan of the provide the second berief, provide as the second b
And the said part. 105 the intermediate the said part. 105the intermediate control intermediate the said back they all variant and doind the same become arrive that and part 105the intermediate with the same become interme empary as shall be specified at ad the second part into y and	t part do	that at the delivery hered they are the lasticl owner. B of the premines "In a set of the set of the life of this indexists, pay all taxes or assessments in 111 here the building the life of this indexists, pay all taxes or assessments with the box, if any, made payable to the part y of the second part as then the same leverthe due and payable and the keys and premise inco- mat as paid shall become a part of the indexidences, secured by this index mail soon of money, executed on the <u>20th</u> . day of <u>Apr11</u> the all shiftences are readed as the other starting there as averafing to the terms of and shiftences are set to delay any taxes with interest thereon as beein previous in the shift his indexidence if you have the interest of the interest is made in and a sum of money, executed on the <u>20th</u> . day of <u>Apr11</u> the shifts are of money are set the interest thereon as beeing previous in the shifts are been as a set of the indexidence. If delay the method, in a shift his indexidence is they, all ill methods thereon as beeing previous the the set and benefits according therefores; and to stift be prevention as the taxet and benefits according therefores; and to stift be previous and the tent the set and benefits according therefores; and to stift be prevention as the tax part <u>100</u> . The <u>100 here is the set is the set as a data and a the set and benefits according therefores; and use of the benefits according the mater and according the tent the set. We here unto set the 100 the set. Life of the first and according the set of the first and according the set of the set of Life of the set of . The set of the set of the set of the set of Life of the set of . The set of the set of the set of Life of the set of . The set of the set of the set of Life of the set of . Life of the set of the set of . Life of th</u>	that may be bried or assessed radio in much sum and by meth to the vestor of 15.8 of as herein provided, then the ture, and shall how interest at DOLLARS, 19 26, d also to sore say any re- he event that said part100 provide the same years therean the ture and provide herein, provide the same years therean the ture and the period of the provide the same years therean provide the same years therean the ture and provide herein, provide the same years therean the same years therean provide the same years therean provide the same years therean the same years therean the same years therean the same years therean (SEAL)
And the said part. 105 of the first read and indefaultie certate of interfause the read indefaulties that and doind the same become arrive that are later who has a more become insurance on pary as shall be specified at ad the interfault interset. And in the event that said part 105	<pre>f part do breeky covenant and agree revis, free and clear of all incumitrances, a revis, free and clear of all incumitrances, a revis, free and clear of all incumitrances, a revised and payable, not hat 'Lheyy. W' incerted by the part. Y of the second r of the fort part shall fail to pay such tas the fort part shall fail to pay such tas the second revised and the amount of the second revised and the same of red and payable, not hat 'Lhey' W' of the second revised and the same of red and any shall to pay one has to the second part to pay for any issue of the second part to pay for any issue or diff when the later on particular and the same revised in this indextore. The second and the pay for any issue or diff when the second part, or the second and the second part, or the second part of the tax on and revised appendix the second many second and the second part, or the second part, or the second part of the tax on a second part, or the second part of the tax on the second part, or administrator, present argues that the damand, to administrator, present argues that the second part, or administrator, present argues that the second part of the administrator, present argues that the second part of the</pre>	that at the delivery hered they are the lastid owner. B of the premines "Int" at all times during the life of this indentian, pay all taxes or assessments that has the building types and random tests insured against for and ten- work, the loss, if any, made payable to the part discovered pays as shen the same locette due and payable and to keep and premise inc- mat as paid shall become a part of the indenticans, secured by this inden- mation of money, executed on the 20th . day of1111 the all factors according to the tensme of maid adaptation are not for of indexy may taxe with interest thereon as herein previols, in or only pays the same because there in a strain the rest of the indexy and some of money, executed on the0th day of111 th all index according thereas according to the tensme of maid adaptation are not pay the same because thereas and payable, or if the insurance frac- out for delarge may taxe with interest thereon as herein previols, in or one pays the same because thereas and payable, or if the insurance for the same of the indexy of there, have the instruction thereas a strain of pays the same because thereas and payable, or if the insurance for the same and the same because thereas and payable, or if the insurance for the same and the same because thereas and the same because thereas the same and the same because the same because the same the same and the same because the same and the same and the same and the same and the same term and the instruction and the same and the same and the same term and the instruction the same and the same and the same and the same term and the instruction the same and the same and the same and the same term and the same term and the same and the Mary A. Atherton G.H. Atherton	that may be levid or a summed table in our hum and by such to the extinct of 15.8 of a herein provided, that the turn, and shill bere interest at POLLATES, 19.26 of also to server any sum or the reven that and partion the reven that and partion Prime or a provided berein the set of the set of the prime of the provided at the replace at high representations therein, and the refers shall estimate at high refers shall estimate at high (SEAL) (SEAL) (SEAL)
And the said part. 105 of the first read and indefaultie certate of interfause the read indefaulties that and doind the same become arrive that are later who has a more become insurance on pary as shall be specified at ad the interfault interset. And in the event that said part 105	<pre>t part do</pre>	that at the delivery hered they are the lastid owner. B of the premines "The " at all times during the life of this indexism, pay all taxes or assessments that here the buildings types and real statistic insured aparts as then the same locestre due and payable and to keep and premise inc- mat as made a statistic of the indexistic insured aparts as then the same locestre due and payable and to keep and premise inc- mat as paid shall become a part of the indexidence, secured by this index the all stars of money, executed on the <u>20th day of April</u> th all information are part of the indexidence, secured by this index and some of money, executed on the <u>20th day of April</u> th all information are been according to the terms of and all-alligned as and some of money, executed on the <u>20th day of April</u> th all information are been according to the terms of and alligned as and some of money, executed on the <u>20th day of April</u> the all delivers may taxe with information and an expecting in at- out do all stars may be according to the terms of and all alligned as the day in the same been do and payable of the insurance taxes and the induction of the stars been do and payable, of the insurance in and and payable of paid and interest, together with the root and all the forther part and <u>5</u> . — the same insure and the same abreed the star and based is according thereform; and the same abreed and an exceed of the trapped in payable of the insure of the maximum based of the induction of the respective partial and all been the same abreed the area and according thereform; and the start and and and seal <u>Mary A. Atherton</u> <u>G.H. Atherton</u>	that may te levid er answed rado in mot som and by neb to the varies of 15.8 of as herein provided, then the turs, and shall here interest at DOLLARS, 19 26, d also to sore any sore re- he event that and part10 payments or any part thereof, the turk or, any provide herein, payments or any part thereof, payments or any part thereof, the value provide herein, payments or any part thereof, payments and the privated or any part thereof, payments and the privated or any part thereof, payments and the privated or any part thereof, pay indexet thereof, and the privated or any part thereof, pay indexet thereof, and the privated or any part thereof, payments and payments of the privated or any part thereof, payments and payments of the privated or any pay thereof. (SEAL)
And the sid part. 105 of the first read and indefaultie estate of interlance the read and indefaulties estate of interlance the safety still variant and default they still variant and default the same become inverse or pary as shall be specified at a different. And in the event that safe part into a first read and in the event that safe part into a first read of the thermal state when the interdef at a more read to a single safe the safety of the second part in the safe part into a safety of the fact read of the thermal state interdef at a more read by it is interdef at a more read of the backlass of the backlass of the safety of the backlass of the backlas	<pre>f part do</pre>	that at the delivery hered they are the lasticl owner. B of the premines "The set of the building the life of this indexism, pay all taxes or assessments at all there during the life of this indexism, pay all taxes or assessments are then be sufficient upon said an attack insured against for each tax at the loss, if any, made payable to the part y of the second part at when the same leverthe due and payable and the keys and premises incr- mat as paid shall become a part of the induktedness, secured by this laders mail soon of money, executed on the <u>20th</u> . day of <u>April</u> th all inferent according thereon according to the terms of and subjections one to delaters any taxes with interest thereon as been previous, in t or obligation contained therein fully discharged. If delated be made in mat- tice the rest and based its according to the terms of and subjections or to delaters any taxes with interest therein a the second part of the first according therein and the second second actions are been to the second actions and a second the second due to the second second actions of the basesses have the the rest and based its second at interest, tappied with the second actions the first part and based its second actions, tappied with the second actions the first second the respective particular and a second second and according to the trapped to part the second second according the descendent of the respective particular and the descendent of the descendent of the first the first. At there to n G all a Atherton 20 day of April A. D. In the aforesaid County and State, came retor how husband	that may be levid or a summed table in much sum and by such to the extinct of 15.8 of as herein provided, then the turn, and shall have interest at DOLLARS, 19.26 of also to server any sum or the event table and part The 26 of also to server any sum or the event stat and part The part of the server any sum or the event stat and part The part of the server any sum or the event stat and part The part of the server any sum or the event stat and part The part of the server any sum or the event stat and part The part of the server any sum or the event stat and part the server any provided berring, we include the server, and the event shall exist and have S(SEAL)
And the said part. 105 of the first reed and indefeasible certate of interfance the and that they all variant and doired the an I is agreed between the particle breach interact. And in the event that said part 105 bret Y of the second part may pay and interact. And in the event that said part 105 Bret Y of the second part may pay and the second part of the second part 105 I Minotechen hundh accerding to the terms of over and by its its manual part. 20 of the fort part shall led part by a led part 105 of the fort part shall fait to pay the same ang may always divensel by the same level of the or part backtions created thereby, or instruct or part and all the existing the same ang may all and in the oblightery upon the bioin, structures, 	<pre>f part do</pre>	that at the delivery hered they are the lasticl owner. B of the permises "The set of the delivery hered they are the lasticl owner. B of the permises "The set of the delivery types and real real set insure of assessments at the loss, if any, made payable to the part <u>y</u> of the second part at when the same become a part of the indelivery and premises inc- rations and the same become a part of the indelivery and premises inc- mate and the same become a part of the indelivery and premises inc- mate and a same become a part of the indelivery and premises inc- mate and the same become a part of the indelivery and premises inc- mate and a som of money, executed on the <u>20th day of April</u> th all interest according thereas according to the terms of and all- delivery and benefits according thereas according to the terms of and all- delivery and benefits according thereas in the form of the insurance is an or to delivery may taxe with interest thereas as herein previded, in the same according to there in any decharged. If decipt hereas a dark the form the same become is the action of the previded and the form the same become is the same is and a same the same according thereas at a same is and a same the same according thereas at a same is and same the same according thereas and the same is and a same the same according the same is and a same is and the same according thereas. The same according thereas the same according thereas the same according the same according thereas the same according thereas thereas according thereas thereas according thereas thereas according thereas according thereas thereas accor	that may be levid or a survey rate in much sum and by such to the extent of 15.8 d as herein provided, than the turn, and shill have interest at POLLATES, 19.26, of also to server any sum or be event that and perting Plane much subscriptions of the the water much subscription of the shift interest and the representation of the server and the representation of the server subscription of the server shift interest and the representation of the server (SEAL) (SEAL) (SEAL) (SEAL) (SEAL)
And the said part. 265	<pre>t part do</pre>	that at the delivery hered they are the lastid owner. B of the permises at all times during the life of this indexism, pay all taxes or assessment at all there the buildingt upon said an all taxes or assessments are shown because leverse of an and payable and to keep and premises inc- mat are paid shall become a part of the indexidence, second part and a most because leverse of an and payable and to keep and premises inc- mat are paid shall become a part of the indexidence, second part and a most of money, essented on the <u>20th</u> day of <u>Apr11</u> th all interest scoring thereas according to the terms of and adjugitions on the or paid shall become a part of the indexidence. If <i>designed</i> are at the the second payable is the terms of and adjugitions on the or in the part of the second payable and the become of the in- stance or to distance upon taxes with interest thereon as been previded, in the start and payable is the second payable and the payable payable models in mat- ation of the second payable is the terms of and adjugitions on the payable is the second payable in the second payable and the second payable is the terms of an adjugition of the second payable is the second payable and the second payable the second payable is the second payable is the terms of an adjugition the second payable is the second payable in the second payable the second payable is the second payable in the second payable the second payable is the second payable in the second payable the second payable is the second payable in the second payable the second payable is the second payable in the second payable the second payable is the second payable in the second payable the second payable is the second payable in the second payable the second payable is the second payable in the second payable the second payable is the second payable in the second payable the second payable is the second payable in the second payable the second payable is the second payable in the second payable the second payable is the sec	that may be levid or a survey rate in much sum and by such to the extent of 15.8 d as herein provided, than the turn, and shill have interest at POLLATES, 19.26, of also to server any sum or be event that and perting Plane much subscriptions of the the water much subscription of the shift interest and the representation of the server and the representation of the server subscription of the server shift interest and the representation of the server (SEAL) (SEAL) (SEAL) (SEAL) (SEAL)
And the said part. 265	<pre>f part do</pre>	that at the delivery hered they are the lastid owner. B of the permises at all times during the life of this indexism, pay all taxes or assessment at all there the buildingt upon said an all taxes or assessments are shown because leverse of an and payable and to keep and premises inc- mat are paid shall become a part of the indexidence, second part and a most because leverse of an and payable and to keep and premises inc- mat are paid shall become a part of the indexidence, second part and a most of money, essented on the <u>20th</u> day of <u>Apr11</u> th all interest scoring thereas according to the terms of and adjugitions on the or paid shall become a part of the indexidence. If <i>designed</i> are at the the second payable is the terms of and adjugitions on the or in the part of the second payable and the become of the in- stance or to distance upon taxes with interest thereon as been previded, in the start and payable is the second payable and the payable payable models in mat- ation of the second payable is the terms of and adjugitions on the payable is the second payable in the second payable and the second payable is the terms of an adjugition of the second payable is the second payable and the second payable the second payable is the second payable is the terms of an adjugition the second payable is the second payable in the second payable the second payable is the second payable in the second payable the second payable is the second payable in the second payable the second payable is the second payable in the second payable the second payable is the second payable in the second payable the second payable is the second payable in the second payable the second payable is the second payable in the second payable the second payable is the second payable in the second payable the second payable is the second payable in the second payable the second payable is the second payable in the second payable the second payable is the second payable in the second payable the second payable is the sec	that may be levid or a survey rate in much sum and by such to the extent of 15.8 d as herein provided, than the turn, and shill have interest at POLLATES, 19.26, of also to server any sum or be event that and perting Plane much subscriptions of the the water much subscription of the shift interest and the representation of the server and the representation of the server subscription of the server shift interest and the representation of the server (SEAL) (SEAL) (SEAL) (SEAL) (SEAL)
And the said part. 265	<pre>t part do</pre>	that at the delivery hered they are the bards owner. B of the premiers "The second present of the second prese	that may te levid or answet made in much sum and by meth to the extinct of 15.8 of us hereis provided, then the ture, and shall how interest at POILARS, 19.26, at also to serve any sum or he reveat that and part10 payments or any part theread, the reveat that and part10 payments are special of the provide or any part theread, provide or any part theread, the reveat that and part10 payments of any part theread, provide or any part theread, provide or any part theread, provide or any part theread, the day and year (SEAL) (SEAL) (SEAL) 19.26 , before me, a deged the execution of y and year last above Notary Public. to provide on the part of the part of the part of the task with the part of
And the said part. 265	<pre>t part do</pre>	that at the delivery hered they are the lasticl owner. B of the permises "The second permission of the second permission	that may be bried or answet made in much mus and by meh to the cutter of 128 of as hereis provided, then the turn, and shall how interest at POLLARS, 19 26, of also to serve any more he event that and part109 Payments or any part thereof, before any part thereof, the mail premem and all the provide or any part thereof, the mail premem and all the provide or any part thereof, the mail premem and all the provide or any part thereof, (SEAL)
And the said part. 265	<pre>t part do</pre>	that at the delivery hered they are the bards owner. B of the premiers "The second present of the second prese	that may be bried or answet made in much mus and by meh to the cutter of 128 of as hereis provided, then the turn, and shall how interest at POLLARS, 19 26, of also to serve any more he event that and part109 Payments or any part thereof, before any part thereof, the mail premem and all the provide or any part thereof, the mail premem and all the provide or any part thereof, the mail premem and all the provide or any part thereof, (SEAL)