## DRTGAGE RECORD 69

TIT		FROM	SAM, DODSWORTH STAT	STATE OF KANSAS, DOUG		a star
	Margar	et C. Broeker		This instrument was filed for June A. D.	or record on the 16 , 192 6 , at 2:55: . Hellman	day of M.
225		TO na National Bank.		By		gister of Deeds. Deputy.
	THIS IND	ENTURE, Made this 16th	Lateran		, in the year of our Lord, c	one thousand nine
	Margaret C. Broeker and John F.C. Broeker ner Husselk					
	of Lawrence in the County of National Bank. partos of the first part, and Watking National Bank. part y of the second part.					
	Nine Hu which is hereby acl	ETH, that the said part <b>195</b> ndred knowledged, ha <b>V9</b> sold, and bed real estate situated and bein	by this indenture do	Grant, Bargain, Sell and Mortgag	them duly pai te to the said part y o nd State of Kansas, to-wit:	f the second part,
				two (82) eighty three (		
		in Walnut Park a sub part of the city of		ortion of <b>addition</b> numb as North Lawrence.	ered ciree (3) Hi	
		7				
	with the annumber	unces and all the estate, title and	interest of the said part	108 of the first part therein.		
	And the said part		screby covenant and agree that	<b>105</b> of the first part therein. at the delivery lereof they are the lastfol our	ner. B. of the premises above gran	ited, and seized of a
	And the said part good and indefeasible est	105 of the first part do hate of inheritance therein, free and clear	ereby covenant and agree that of all incumbrances,	at the delivery hereof they are the lawful own		
i	And the said part good and indefeasible est and that they will warran It is agreed betwe	105 of the first part do h ate of inheritance therein, free and clear at and defend the same against all parties on the parties hereto that the part	ereby covenant and agree that of all incumbrances, a making lawful claim thereto. <b>C S</b> _of the first part shall at al	at the delivery hereof they are the lawful own	Il taxes or assessments that may l	be levied or assessed
2 4 10	And the said part good and indefeasible est and that they will warran It is agreed betwee against said real estate w neurance or mpany as sh	108 of the first part do h ate of inheritance therein, free and clear at and defend the same against all parts for the parties hereto that the part here the same becomes due and payahle all he specified and directed by the part	ereby covenant and agree that of all incumbrances, a making lawful claim thereto. a. of the first part shall at al b, and that <b>they will</b> <b>y</b> of the second part, th	at the delivery hereof they are the lawful own It times during the life of this indenture, pay a keep the buildings upon said real estate insu- he lors, if any, made payable to the part.	Il taxes or assessments that may b red against fire and tornado in su of the second part to the ext	be levied or assessed ch sum and by such tent of 118
2 1 1 1 1 1 1 1	And the said part good and indefeasible est and that they will warran it is agreed betwee gainst said real estate w neurance company as sh neurest. And in the even	105 of the first part do h ate of inheritance therein, free and clear at and defend the same against all partie on the parties hereto that the part 12 when the same becomes due and payable the the same becomes due and payable all be specified and directed by the part at that said part 105 of the first pa	ereby covenant and agree that of all incumbrances, smaking lawful claim thereto. <b>65</b> of the first part shall at al o, and that <b>they will</b> <b>y</b> of the second part, the rt shall fail to pay such taxes wh	at the delivery hereof they are the lawful own it lines during the life of this indexture, pay a keep the buildings upon said real cetate inru- te lors, if any, made payable to the part <b>Y</b> .	Il taxes or assessments that may i red against fire and tornado in au of the second part to the ext eep said premises insured as berein	be levied or assessed ch sum and by such tent of <b>118</b> n provided, then the
2 1 1 1 1 1 1 1	And the said part good and indefeasible est and that they will warran it is agreed betwee gainst said real estate w neurance company as sh neurest. And in the even	108 of the first part do <u>b</u> at of inheritance therein, free and char at of short interaction of the start of the end of the start is been as a start of the been the same becomes due and particle all be specified and directed by the part it that staft part <b>168</b> of the first pa due to my start of the start of the start due to growth and the start of the start of the start due to growth and the start of the start of the start due to growth and the start of the start of the start due to growth and the start of the start of the start due to growth and the start of the start of the start due to growth and the start of the start of the start due to growth and the start of the start of the start due to growth and the start of the start of the start of the start due to growth and the start of the start of the start of the start due to growth and the start of the start	ereby covenant and agree that of all incumbrances, smaking lawful claim thereto. <b>65</b> of the first part shall at al o, and that <b>they will</b> <b>y</b> of the second part, the rt shall fail to pay such taxes wh	at the delivery hereof they are the lawful own It times during the life of this indenture, pay a keep the buildings upon said real estate insu- he lors, if any, made payable to the part.	Il taxes or assessments that may i red against fire and tornado in au of the second part to the ext eep said premises insured as berein	be levied or assessed ch sum and by such tent of <b>118</b> n provided, then the hall bear interest at
a iu iu iu iu	And the said part good and indefeasible est and that they will warran it is agreed betwee gainst said real estate w neurance company as sh neurest. And in the even	108 of the first part of the state of labeliance therein, free and stars at of labeliance therein, free and stars at our stars at the s	ereby covenant and agree that of all locumbrances, smaking lawful claim thereton. So, of the rere value is a start and that <b>they. will</b> <b>y</b> for the second part, to re that law the part have sh ev, or either, and the amount se symmet of the sum of ion for the payment of said	at the delivery hereof they are the lastful even it lines during the life of this indenture, pay a thep the buildings upon add real extate here here, if any made payable on the part on the same i terrm due and payable and to be paid shall become a part of the indekictness sum of money, executed on the	Il taxes or assessments that may red against fire and tornado in su of the second part to the ext ecep said permises insured as beeret secured by this indenture, and a say of <b>June</b>	be levied or assessed ch sum and by such iten to its n provided, then the hall bear interest at DOLLARS, 19 26,
E a b b b b b b b b b b b b b b b b b b	And the said part (cool and indefeasible est is a great between its in a great between gainst said read to be nourness company as sh abevest. And in the even a start, y, of the second the rank of 10% from the THIS GEAN to exceeding to the terms of nd by its	108 of the first part do <u>b</u> at of theiriare therein, free and clear at and defend the same against all partic enter the particle herein that be part. The the same becrease due and payahl all the specified and directed by the part that said part <u>108</u> of the first part of part may pay said tarse and because due of payset may pay said tarse and because due of the part part of the first part initial as a mortgary to active the part Nine Hundred a <u>certain writers of the set</u> part terms made payahle to the part part of the said part <u>y</u> of the percelop	weeky covenant and agree that of all neuminances, smaking lawful claim thereto. So of the net your table is all so and that they will y of the second part, th tabling law you that as wh w, er either, and the amount so yment of the sum of . for the payment of said y, of the second part, with all and to pay for my lonannee or	at the delivery hereof they are the lastful eva- li times during the life of this indenture, pay a keep the buildings upon said real estate here we look, if any, made payable to the part. <b>29</b> and the same terms due and payable and to is paid shall become a part of the indektedness uno of money, executed on the <b>16th</b> .d. interest accoung thereon according to the ter-	Il taxes or assessments that may be red against fee and toreado is su of the second part to the err of the second part to the err or part of the second part of the secured by this indenture, and a spectral by the second part of the second spectral by the second part of the second spectral by the second part of the second part of the spectral by the second part of the second part of the spectral by the second part of the second part of the second part of the spectral by the second part of the second part of the second part of the spectral by the second part of the second part of the second part of the spectral by the second part of the spectral by the second part of the second part of the second part of the spectral by the second part of the second part of the second part of the spectral by the second part of the	be levied or assessed ch sum and by such tent of <b>118</b> provided, then the hall bear interest at DOLLARS, <u>19 26</u> , recure any sum or hat said part <b>168</b> .
E a b b b b b b b b b b b b b b b b b b	And the said part (cool and indefeasible est is a great between its in a great between gainst said read to be nourness company as sh abevest. And in the even a start, y, of the second the rank of 10% from the THIS GEAN to exceeding to the terms of nd by its	108 of the first part do <u>b</u> at of theiriare therein, free and clear at and defend the same against all partic enter the particle herein that be part. The the same becrease due and payahl all the specified and directed by the part that said part <u>108</u> of the first part of part may pay said tarse and because due of payset may pay said tarse and because due of the part part of the first part initial as a mortgary to active the part Nine Hundred a <u>certain writers of the set</u> part terms made payahle to the part part of the said part <u>y</u> of the percelop	weeky covenant and agree that of all neuminances, smaking lawful claim thereto. So of the net your table is all so and that they will y of the second part, th tabling law you that as wh w, er either, and the amount so yment of the sum of . for the payment of said y, of the second part, with all and to pay for my lonannee or	at the delivery hereof they are the lastful eva- li times during the life of this indenture, pay a keep the buildings upon said real estate here we look, if any, made payable to the part. <b>29</b> and the same terms due and payable and to is paid shall become a part of the indektedness uno of money, executed on the <b>16th</b> .d. interest accoung thereon according to the ter-	Il taxes or assessments that may be red against fee and toreado is su of the second part to the err of the second part to the err or part of the second part of the secured by this indenture, and a spectral by the second part of the second spectral by the second part of the second spectral by the second part of the second part of the spectral by the second part of the second part of the spectral by the second part of the second part of the second part of the spectral by the second part of the second part of the second part of the spectral by the second part of the second part of the second part of the spectral by the second part of the spectral by the second part of the second part of the second part of the spectral by the second part of the second part of the second part of the spectral by the second part of the	be levied or assessed ch sum and by such tent of <b>118</b> provided, then the hall bear interest at DOLLARS, <u>19 26</u> , recure any sum or hat said part <b>168</b> .
a a a a a a a a a a a a a a a a a a a	And the said part (and the table yell surger it is agreed between experiments) and the same experiment of the same rest of the same of the rest of the same of the same of the same of the rest of the same of the same of the same of the rest of the same of the same of the same of the rest of the same of the same of the same of the rest of the same of the same of the same of the rest of the same of the same of the same of the same of the rest of the same of the same of the same of the same of the rest of the same of the same of the same of the same of the rest of the same of the	<b>10.6</b> of the first part do <u><u><u></u></u> is at of labeliance therein, free and clara ta of labeliance therein, free and clara to develop the the same because and there is the particular there is a subscription of the labeliance during a part of the labeliance during a during durin</u>	ereby convention and agree that of all incuminances, making heid claim therein. <b>6.8.</b> of the first part shall as all <b>9.</b> of the tree part shall as all <b>9.</b> of the accord part, 0. The shall be pay such takes the synch of the sum of the sum of <b>1.</b> of the sum of <b>1.</b> of the payment of shall <b>9.</b> of the second part, with all <b>1.</b> of the synchronization of the sum of according to any for any incumore or entry are sensible and real scatter are real aftering participation of the solution of the second part of shall be activity of the solution of the solution of the second part of the solution of the solution, for the second part of the shall	at the delivery hereof they are the lastful ere it lines during the life of this informator, pays here the buildings upon askif real extate inter- be low, if any, much payable to the part. <b>Y</b> , on the same become due and payable and to be paid shall become a part of the indektodenes sum of money, executed on the <b>16th</b> di- interest accurate thereon according to the tree to dicharge any taxes with fitterest thereon path metation exclusion therein of and payable.	Il taxes or assessments that may be red against for and tornado is su of the second part to the err of the second part to the err of the second part to the err of the second part of the second part of the torname is and also to a be frein provided, in the errest t or fault be made in such payments of the torname is not key too.	be levied or assumed ch sum and by such tent of <u>118</u> provided, then the hall bear interest at DOLLARS, 19 _ 26, recurs any sum or hat said part <b>108</b> . or any part thereof hals the option of the
a i i i i i i i i i i i i i i i i i i i	And the said part and that they sill surger is a grant of the same of the grant and real eater with anorare or mpany as an anorare or mpany as an above. And in the even at y of the second the same of the same of the recording to the terms of a by <b>150</b> and the same of the anorare of the same of the form part adoling on a safe and the same of the same of the same of the same of the providence the manner presented it	108 of the first part do has a first distribution of the distribut	ereby covenant and agree that of all incuminances, a making laylal claim theres, B of the fory matching layland B of the fory matching layland states and that they, will y of the second part, this and that they may make the same the symmet of the same of moments of the same of the same of the same of the same of the same of the same of the same of the part of the same of the same on and real solution are of a layl of the second part, with all part to pay for any insurance of the same on and real solution are of a layland for the second part, and the same of the same on and real solution are of a layland for the second part of the same of the same of the same of the same of the same same of the same of the same of the same of the same of the same of the same of the same of the same of the same of the same of the same of the	at the delivery hereof they are the lastful ere it times during the life of this indenture, pay a keep the buildings upon add real estate lease the leng. It any, make payable to the part _ <b>3</b> , on the same become due and payable and to be paid shall become a part of the indetdenderse num of money, executed on the _ <b>16th</b> _ dti interest accruing thereon according to the ter r to discharge any taxes with interest thereon ratio when the same become due adpapable, mitted en and precises, then the enveyther the interest accruing thereon according to the terr r to discharge any taxes with interest thereon ratio encourse interesting the enveyther and payable, mitted encourses are received, and payable, mitted encourses are received and the received and mitted encourses are received and mitted encourses	Il taxes or assessments that may in ord spales the and tornado is mu- of the second part to the ext of the second part to the ext of the second part to the secured by this indenture, and a second by the indenture of the second by the indenture of the second by the indenture of the second shall be seen a shorther and they shall be seen a shorther and they shall be seen a shorther and payable to take presented of the shall to take presented of the shall to take presented of the shall be the second second be set of the shall be seen a shorther and they the shart second be share the second to take presented of the shall be the second second be share the second second be set of the share the second second second second second second second be	be levied or assumed ch sum and by such tent of <b>1ts</b> provided, then the hall bear interest at DOLLARS, 10 266, where any sum or hat said part <b>10s</b> . or sky sprovided herein, hele sum premaining the option of the premise and all the premises and all the premises and all the premises and the therein and the premises and all the
E L L L L L L L L L L L L L L L L L L L	And the said part (cool and indexible as (cool and indexible as (in that they yet) warran (it is agreed bries as a same of the second intervention of the second intervention of the second intervention of the second intervention of the second and the second intervention (it is and the second intervention of the secon	108 of the first part do based in histogram of the first part do based in histogram of the part of t	ereby esvenant and agree that of all incumfrances, and a status head (and the status) of the tree part shall as a vand that thoy. Will y y of the second part, th end that thoy will an even that we were either, and the amount as greated the same of income for the payment of said y of the second part, with all parts to pay for any insumeroe on each part of the second part, with all parts to pay for any insumeroe on each part of the second part, with all pays are new of it as the long and the pay of the second part, with all pays are new of it as the long attract to pay for any insumeroe on each part of the second part. Therefore, any of the second part reverse regulating the collecting are not allowed pays and the off	at the delivery hereof they are the lastful ere it lines during the life of this informator, pays here the buildings upon askif real extate inter- be low, if any, much payable to the part. <b>Y</b> , on the same become due and payable and to be paid shall become a part of the indektodenes sum of money, executed on the <b>16th</b> di- interest accurate thereon according to the tree to dicharge any taxes with fitterest thereon path metation exclusion therein of and payable.	Il taxes or assessments that may be ord ngainst for and tornado in an of the second part to the set expand pomissic innered as bench accured by this indenture, and a beam of raide obligation and also to as bench provided, in the event to off the beam of the beam of the part of the beam of the part of the part of the part of the part of the part of the part of the part of the part of the part of the part of the other part of the part o	be levied or assessed the sum and by such ents of 128 in provided, then the hall bear interest at DOLLARS, 19 26, recurs any sum or hat said partiles a provide herein, a provide herein, a the provid
E L L L L L L L L L L L L L L L L L L L	And the said part from and indexisible are ind that they will be arrow it is agreed brive gainst aid real retars o mainser or parts as however, And in the every how and y is a second of the result of the form and the fills (taken) is more all of the origination of the fills (taken) is the second of the second of the the second of the second of the second of the second	108 of the first part do based in histogram of the first part do based in histogram of the part of t	ereby esvenant and agree that of all incumfrances, and a status head (and the status) of the tree part shall as a vand that thoy. Will y y of the second part, th end that thoy will an even that we were either, and the amount as greated the same of income for the payment of said y of the second part, with all parts to pay for any insumeroe on each part of the second part, with all parts to pay for any insumeroe on each part of the second part, with all pays are new of it as the long and the pay of the second part, with all pays are new of it as the long attract to pay for any insumeroe on each part of the second part. Therefore, any of the second part reverse regulating the collecting are not allowed pays and the off	at the delivery hereof they are the lastful era it time during the life of this infenture, pay a keep the buildings upon midd real estate here here pithe buildings upon midd real estate here here here, if any, made payable to the part $-\mathbf{y}$ on the same become due and payable and to be a paid shall become a part of the indebtedness here of money, executed on the <b>16th</b> di- interest accruing thereon according to the ter- to to discharge any taxes with historiest thereon cation contained therein fully diversaries. If of initiated on and provide the terms of the indebtedness this inderum is given, shall immediately and the method of accruing thereon; to exit the method of the comparison of the terms of the terms of the terms the indebted of the comparison of the terms of the term terms and basis of the comparison of the terms. A set a diversers of the respective particle bertom.	Il taxes or assessments that may use of the second part to the extra of an art to the extra of the second part of the second p	be levied or assessed ch sum and by such tent of 128 provided, then the hall bear laterest at DOLLARS, 19 26, secure any sum or hais and particles. or any part thereof half such arguing the such arguing the such arguing the such arguing the half such arguing the such arguing the such arguing the such arguing the half such arguing the such arguing the such arguing the such arguing the half such arguing the such arguing the such arguing the half such arguing the such arguing the such arguing the half such arguing the such arguing the such arguing the half such arguing the such arguing the such arguing the half such arguing the such arguing the such arguing the half such arguing the such arguing the such arguing the such arguing the half such arguing the such arguing the such arguing the such arguing the half such arguing the such arguing the such arguing the such arguing the half such arguing the such arguing the such arguing the
E L L L L L L L L L L L L L L L L L L L	And the said part (cool and indexible as (cool and indexible as (in that they yet) warran (it is agreed bries as a same of the second intervention of the second intervention of the second intervention of the second intervention of the second and the second intervention (it is and the second intervention of the secon	108 of the first part do based in histogram of the first part do based in histogram of the part of t	ereby esvenant and agree that of all incumfrances, and a status head (and the status) of the tree part shall as a vand that thoy. Will y y of the second part, th end that thoy will an even that we were either, and the amount as greated the same of income for the payment of said y of the second part, with all parts to pay for any insumeroe on each part of the second part, with all parts to pay for any insumeroe on each part of the second part, with all pays are new of it as the long and the pay of the second part, with all pays are new of it as the long attract to pay for any insumeroe on each part of the second part. Therefore, any of the second part reverse regulating the collecting are not allowed pays and the off	at the delivery hereof they are the lastical era it lines during the life of this informator, pays here the buildings upon mail real erates incom- be loce, if any, made payable on the part. <b>Y</b> , on the same levens due and gayable and to be paid shall become a part of the indektedness num of money, executed on the <b>16th</b> di- listerest accurate thereon according to the ter- ter dicharger ary taxes with fitterest thereon to dicharger ary taxes with interest thereon the money is a strain of the indektedness rest and become a set of the indektedness the dicharger ary taxes with interest thereon the money is a strain of the indektedness rest and become accurate therein fully discharged. If if als when the same levense due and payable, the indexture is given, shall immediately mail rests and become accurate therein, end on the main of the respective paties herein. An expansion of the respective paties herein. Margaret C. Bi	Il taxes or assessments that may line of against fire and tornado in an use of the second part to the rat of the second part of the second p	be levied or assessed the sum and by such tent of <u>128</u> provided, then the hall bear interest at DOLLARS, 10 _ 26, 
E L L L L L L L L L L L L L L L L L L L	And the said part (cool and indexible as (cool and indexible as (in that they yet) warran (it is agreed bries as a same of the second intervention of the second intervention of the second intervention of the second intervention of the second and the second intervention (it is and the second intervention of the secon	108 of the first part do based in histogram of the first part do based in histogram of the part of t	ereby esvenant and agree that of all incumfrances, and a status head (and the status) of the tree part shall as a vand that thoy. Will y y of the second part, th end that thoy will an even that we were either, and the amount as greated the same of income for the payment of said y of the second part, with all parts to pay for any insumeroe on each part of the second part, with all parts to pay for any insumeroe on each part of the second part, with all pays are new of it as the long and the pay of the second part, with all pays are new of it as the long attract to pay for any insumeroe on each part of the second part. Therefore, any of the second part reverse regulating the collecting are not allowed pays and the off	at the delivery hereof they are the lastful era liftime during the life of this informator, pays here pithe buildings upon mail real extact isome locker, if any, mails payable on the part $-\mathbf{y}$ , on the same become due and spathe and to be paid shall become a part of the indebtedness num of money, executed on the <b>16th</b> -di- laterent accounts thereon according to the ter to discharge any taxes with initerest threen the indeptedness, the this enveryaged this information is privale with the interest, thereon the intervent accounts the terms, and on the unique objective states in the intervent is a state of the intervent is given, shall intervent, new this information is given, shall intervent, new of a curves of the intervent is rescale, the other comparison of a curves on a the intervent is rescale, the other comparison of a curves of the intervent is rescaled the intervent. Support and ourse of the intervent is rescaled herein a a curves of the intervent is rescaled before the restand the intervent is rescaled the intervent in the intervent of a curves of the intervent is rescaled before intervent in the intervent is rescaled before intervent in the intervent is a discover of the intervent in rescale before intervent is a discover of the intervent in rescale before intervent is a discover of the intervent in rescale before intervent is a discover of the intervent in rescale before intervent is a discover of the intervent in rescale before intervent is a discover of the intervent in rescale before intervent is a discover of the intervent in rescale before intervent is a discover of the intervent in rescale before intervent is a discover of the intervent in rescale before intervent is a discover of the intervent in rescale before intervent is a discover of the intervent in rescale before intervent is a discover of the intervent in rescale before intervent is a discover of the intervent in rescale before intervent is a discover of the intervent intervent in rescale before inth	Il taxes or assessments that may line of against fire and tornado in an use of the second part to the rat of the second part of the second p	be levied or assessed the sum and by such tent of . <b>115</b> provided, then the hall hear laterest at DOLLARS, 19 . 266, Wervers any sum or hat said part <b>105</b> . or any part therein, here sum promating there sum promating therein and therein, here sum promating the sum promating the sum promating the sum promating the sum promating the sum of the sum or any part therein, here sum promating the sum of the sum or any part therein, here sum promating the sum of the sum of any part therein, the sum of the sum of any part therein, the sum of the sum of any part the sum of any part the sum of any part the sum (SEAL)
E L L L L L L L L L L L L L L L L L L L	And the said part (cool and indexible as (cool and indexible as (in that they yet) warran (it is agreed bries as a same of the second intervention of the second intervention of the second intervention of the second intervention of the second and the second intervention (it is and the second intervention of the secon	108 of the first part do based in histogram of the first part do based in histogram of the part of t	ereby esvenant and agree that of all incumfrances, and a status head (and the status) of the tree part shall as a vand that thoy. Will y y of the second part, th end that thoy will an even that we were either, and the amount as greated the same of income for the payment of said y of the second part, with all parts to pay for any insumeroe on each part of the second part, with all parts to pay for any insumeroe on each part of the second part, with all pays are new of it as the long and the pay of the second part, with all pays are new of it as the long attract to pay for any insumeroe on each part of the second part. Therefore, any of the second part reverse regulating the collecting are not allowed pays and the off	at the delivery hereof they are the lastical era it lines during the life of this informator, pays here the buildings upon mail real erates incom- be loce, if any, made payable on the part. <b>Y</b> , on the same levens due and gayable and to be paid shall become a part of the indektedness num of money, executed on the <b>16th</b> di- listerest accurate thereon according to the ter- ter dicharger ary taxes with fitterest thereon to dicharger ary taxes with interest thereon the money is a strain of the indektedness rest and become a set of the indektedness the dicharger ary taxes with interest thereon the money is a strain of the indektedness rest and become accurate therein fully discharged. If if als when the same levense due and payable, the indexture is given, shall immediately mail rests and become accurate therein, end on the main of the respective paties herein. An expansion of the respective paties herein. Margaret C. Bi	Il taxes or assessments that may line of against fire and tornado in an use of the second part to the rat of the second part of the second p	be levied or assessed the sum and by such tent of . 115 provided, then the hall bear interest at DOLLARS, 10 . 263, Mercure any sum or hat said part 108 or any part thereog a provided where, a the options of the or any part thereog at the options of the or any part thereof, at the options of the options of th
E E E P U U E E E E E E E E E E E E E E	And the said part and that they will warre it is agreed below exists and that they will warre exists and the same same exists and the same same marrare or may as an another same same marrare or may as an another same same marrare or marray as an another same same marrare or marray as an another same same for the same same same and the same same same in the same same same same and the same same same same in the same same same same and the same same same same in the same same same same and the same same same same in the same same same same and the same same same same in the same same same same same in the same same same same same and the same same same same same in the same same same same same and the same same same same same in the same same same same same same in the same same same same same same and the same same same same same same in the same same same same same same same in the same same same same same same same same same same same same same same same	108 of the first part do has a first part do has of inheritance therein, free and dear a late of advert size therein, free and dear a late of advert size there is a size of advert size the late range of the dear do has a late range of a dear dear do has a late range of a dear dear do has a late range of a dear dear dear dear dear dear dear de	ereby esvenant and agree that of all incumfrances, and a status head (and the status) of the first part that and such that thoy. Will y y of the second part, th end that thoy will an even that we were either, and the amount as greated the same of income for the payment of said y of the second part, with all parts to pay for any insurance or even and part of the same of the same of the second part, with all parts to pay for any insurance or even any payment of the same parts of the second part, with all pay are they of the absorber of the second parts of the second part, which we have a second part, and the shelp parts of the second part for events appointed to collect the second the inductors and not come of pays and they. If the inductors are not pays and they of the inductors and not pays and they of the inductors and not and a pays and they of the inductors and not and a pays and they of the inductors and not and a pays and they of the inductors and not and a pays and they of the inductors and not and the pays and they of the inductors and not and the inductors and not and the inductors and not and the inductors and not and the inductors and not and the inductors and not and the inductors and not and the inductors and not and the inductors and not and the inductors and not and the inductors and not and the inductors and not and the inductors and not and the inductors and not and the inductors and not and the inductors and not and the inductors and not and the inductors and not and the inductors and not and the inductor and not and the inductor and not and the inductor and not and the inductor and not and the inductor and not and the inductor and not and the inductor and not and the inductor and not and the inductor and not and the inductor and not and the inductor and not and the inductor and not and the inductor and not and the inductor and not and the inducto	at the delivery hereof they are the lastical era it lines during the life of this informator, pays here the buildings upon mail real erates incom- be loce, if any, made payable on the part. <b>Y</b> , on the same levens due and gayable and to be paid shall become a part of the indektedness num of money, executed on the <b>16th</b> di- listerest accurate thereon according to the ter- ter dicharger ary taxes with fitterest thereon to dicharger ary taxes with interest thereon the money is a strain of the indektedness rest and become a set of the indektedness the dicharger ary taxes with interest thereon the money is a strain of the indektedness rest and become accurate therein fully discharged. If if als when the same levense due and payable, the indexture is given, shall immediately mail rests and become accurate therein, end on the main of the respective paties herein. An expansion of the respective paties herein. Margaret C. Bi	Il taxes or assessments that may line of against fire and tornado in an use of the second part to the rat of the second part of the second p	be levied or assessed the sum and by such tent of . <b>115</b> provided, then the hall hear laterest at DOLLARS, 19 . 266, Wervers any sum or hat said part <b>105</b> . or any part therein, here sum promating there sum promating therein and therein, here sum promating the sum promating the sum promating the sum promating the sum promating the sum of the sum or any part therein, here sum promating the sum of the sum or any part therein, here sum promating the sum of the sum of any part therein, the sum of the sum of any part therein, the sum of the sum of any part the sum of any part the sum of any part the sum (SEAL)
La	And the said part (cool and indexible as (cool and indexible as (in that they yet) warran (it is agreed bries as a same of the second intervention of the second intervention of the second intervention of the second intervention of the second and the second intervention (it is and the second intervention of the secon	108 of the first part do based in histogram of the first part do based in histogram of the part of t	ereby esvenant and agree that of all incumfrances, and a status head (and the status) of the first part that and such that thoy. Will y y of the second part, th end that thoy will an even that we were either, and the amount as greated the same of income for the payment of said y of the second part, with all parts to pay for any insurance or even and part of the same of the same of the second part, with all parts to pay for any insurance or even any payment of the same parts of the second part, with all pay are they of the absorber of the second parts of the second part, which we have a second part, and the shelp parts of the second part for events appointed to collect the second the inductors and not come of pays and they. If the inductors are not pays and they of the inductors and not pays and they of the inductors and not and a pays and they of the inductors and not and a pays and they of the inductors and not and a pays and they of the inductors and not and a pays and they of the inductors and not and the pays and they of the inductors and not and the inductors and not and the inductors and not and the inductors and not and the inductors and not and the inductors and not and the inductors and not and the inductors and not and the inductors and not and the inductors and not and the inductors and not and the inductors and not and the inductors and not and the inductors and not and the inductors and not and the inductors and not and the inductors and not and the inductors and not and the inductors and not and the inductor and not and the inductor and not and the inductor and not and the inductor and not and the inductor and not and the inductor and not and the inductor and not and the inductor and not and the inductor and not and the inductor and not and the inductor and not and the inductor and not and the inductor and not and the inductor and not and the inducto	at the delivery hereof they are the lastical era it lines during the life of this informator, pays here the buildings upon mail real erates incom- be loce, if any, made payable on the part. <b>Y</b> , on the same levens due and gayable and to be paid shall become a part of the indektedness num of money, executed on the <b>16th</b> di- listerest accurate thereon according to the ter- ter dicharger ary taxes with fitterest thereon to dicharger ary taxes with interest thereon the money is a strain of the indektedness rest and become a set of the indektedness the dicharger ary taxes with interest thereon the money is a strain of the indektedness rest and become accurate therein fully discharged. If if als when the same levense due and payable, the indexture is given, shall immediately mail rests and become accurate therein, end on the main of the respective paties herein. An expansion of the respective paties herein. Margaret C. Bi	Il taxes or assessments that may line of against fire and tornado in an use of the second part to the rat of the second part of the second p	be levied or assessed the sum and by such tent of . 115 provided, then the hall bear interest at DOLLARS, 10 . 263, Mercure any sum or hat said part 108 or any part thereog a provided where, a the options of the or any part thereog at the options of the or any part thereof, at the options of the options of th
La	And the said part accord and indexible as the agreed between it is agreed between hoursnee on party as sh aboves. And in the even the rank of the second the rank of the second the rank of the second the rank of the second the second the second the rank of the second the second the second the second the rank of the second the sec	108 of the first part oft at of individual the first part of our and star at a of direct the transmission of the part o	ereby convention and agree that of all incumbrances, and an attack held the first part shall as a stack held the first part shall as a stack held the first part shall as a stack held the second part, 0 to that first diagonal stack held in for the payment of said art to pay for any incurance of the second part, with all art to pay for any incurance of the second part, with all art to pay for any incurance of the second part, with all art to pay for any incurance of the second part, with all art to pay for any incurance of the second part, with all art to pay for any incurance of the first part has a stack as a ref are an add prain static as a ref a bine of this independent as the first out had be retain the annual, to the fi- ance of the first part has a VC of the first part has a VC	at the delivery hereof they are the lastful era lines during the life of this informare, pay a keep the building upon and real extact here here provide the start of the information of the lines of the start of the information of the paid shall become a part of the information of the lines of money, executed on the <b>16th</b> . di- lines are an example thereon according to the ter it to discharge any taxes with interest threan the start of the information of the information of the interest accounts thereon according to the ter it discharge any taxes with interest threan the information of the information of the information of the information of the information of the i	Il taxes or assessments that may locate the end tornado is our of the and tornado is our of the send to the end of the end to the end of the en	be levied or assessed the sum and by such tent of . 115 provided, then the hall bear interest at DOLLARS, 10 . 263, Mercure any sum or hat said part 108 or any part thereog a provided where, a the options of the or any part thereog at the options of the or any part thereof, at the options of the options of th
E E E E E E E E E E E E E E E E E E E	And the said part from an indefeasible are ind that they will easily easily in a survey or regards a the survey or regards a the survey or regards a the most of the serves the said of the said of the said the sources the said said of the said the said said of the said said the said said of the said the said said said the said said said said said the said said said the said	108 of the first part do	ereby convenient and agree that of all incumfrances, an action bell to be first part shall as a be determined by the second part, the second that theory with limit y y of the accord part, the amount as yment of the sum of the second part, with all inclusion of the second part, with all inclusion of the second part, with all inclusion of the second part, with all inclusion of the second part, with all inclusion of the second part, with all inclusion of the second part, with all incl	at the delivery hereof they are the lasticil era it time during the life of this informany, pay a here the building upon aid real entries have be less, if any, made payable to the part. <b>Y</b> , on the same leterm due and payable and to be paid shall become a part of the indekideness name of money, executed on the <b>OCH</b> . If interest accurate thereon according to the ter- re to discharge any taxes this interest thereon and of money, executed on the <b>OCH</b> . If interest accurate therein fully discharged. If all where the same leterm due and payable, the indexitient accurate therein fully discharged. If all where the same leterm due and payable, the indexitient accurate therein, such on the unput of the respective parties herein. <b>D</b> hereunto set <b>their</b> has Margaret C. Brow John F.C. Brow day of <b>June</b> .	Il taxes or assessments that may locate the end tornado is our of the and tornado is our of the send to the end of the end to the end of the en	be levied or assessed ch sum and by mich tent of
La construction of the second	And the said part accord and indexible as the agreed between it is agreed between hoursnee on party as sh aboves. And in the even the rank of the second the rank of the second the rank of the second the rank of the second the second the second the rank of the second the second the second the second the rank of the second the sec	108 of the first part of is a constrained of the second part of	ereby even and and agree that of all incuminances, and a statuse held real real and the street of all item in the street status and status held real the second part, 01 rt shall fail to pay such tarse sh ment of the second part, 01 rt shall fail to pay such tarse sh ment of the second part, with all grant to pay for any insummer or they are new, of it was to be add part to pay for any insummer or they are new, of it was to be add part to pay for any insummer or they are new, of it was to be add they are new, of it was to be add the second pays and the add the second pays and the add add the first part han VC be add the first part han I for helps are new, add the second part in the pay and John Fic.O	at the delivery hereof they are the lastful era lines during the life of this inferiture, pay a keep the buildings upon mail real extat from the one, if any mail real extat from the best of the start of the indettedness or not some terms due and gatable and to be paid shall become a part of the indettedness num of money, executed on the <b>16th</b> .d. interest accruing thereon according to the ter- ter of diskage any taxes with interest thereon. The start of the indettedness is the ter- ter of diskage any taxes with interest thereon. The start of the indettedness is the term the indetted of principal and interest, register and every obligation therein rotations, and of the use of the start of the indettedness is the Margarot C. Brow John F.C. Brow day of June the aforexaid County and State, cam	Il taxes or assessments that may in- ord ngainst for and tornado in an of the second part to the rat- resp said permises instruct as benin second by this indenture, and a say of <b>Juno</b> as a berein provided, in the event to as a berein provided, in the event to a provided, in the event to a provided in the event to the provided and the provided interpret inden and a nuclear sector of the event to the present of the event to a provided in the event to a provided in the event to a provided in the event to a provided in the event to a provided in the event to a provided in the event to a provided in the event to a provided in the event to a provided in the event to a provided in the event to a provided in the event to a provided in the event to a provided in the event to a provided in the event to a provided in the event to a provided in the event to a provided in the event to a provided in the event to	te levied or assessed the sum and by such tent of 1128 povided, then the hall bear interest at DOLLARS, 19.26, Werve any sum or hat aid part 108 or any part thereog, an inpovided bears, an operated bears, an operat
La construction of the second	And the said part from an indefeasible are ind that they will easily easily in a survey or regards a the survey or regards a the survey or regards a the most of the serves the said of the said of the said the sources the said said of the said the said said of the said said the said said of the said the said said said the said said said said said the said said said the said	10.5 of the first part do	ereby convention and agree that of all incumfrances, an aching held the first part shall and B.D. of the first part shall and B.D. of the first part shall and y of the accord part, 0. This half had pays use have shall y of the accord part, 0. In first the payment of add y. Of the second part, 0. The accord part is the accord at the second part, 0. The accord part and the oblig accord part acy for any houseness of the first part has y for any houseness of the first part has y for second part of the second part, 0. The accord part is the accord part accord part is the second part, 0. The accord part is the second	at the delivery hereof they are the lasted era the delivery hereof they are the lasted era the mean of the life of this indenture, pay a here the building upon aid real electric hum be bee, if any, much payable to the part. Y, on the same levene due and gayable and to be spaid shall become a part of the indekdedness sum of money, executed on the <b>16th</b> due interest acruits: thereon according to the ther to decharge any taxes with officers thereon ratio mentation therein fully discharged. If due and a former ary taxes with officers thereon ratio mentation therein fully discharged. If due and a former ary taxes with officers thereon rests and here for accruing thereform; and to then any discrete therein fully discharged. If due and a discrete we shall interest therein the angle of the interest therein and the Margaret C. Brook day of June the aforesaid County and State, cam <b>b</b> procedure the foregoing instrument due to de and the foregoing instrument due the discrete the foregoing instrument due the aforesaid County and state, cam <b>b</b> procedure the foregoing instrument due the discrete the source the due that a source of the source o	Il taxes or assessments that may in- ord ngains the and tornado in an exceeded particular to the exit exceeded particular interval sy of <b>Juno</b> model with indexture, and a sy of <b>Juno</b> model with indexture, and a sy of <b>Juno</b> model with indexture and also to as berein provided, in the event to offset it be marked to not be stup of the benarisses of the stup of the	te levied or assessed the sum and by such tent of 1128 povided, then the hall bear interest at DOLLARS, 19.26, Werve any sum or hat aid part 108 or any part thereog, an inpovided bears, an operated bears, an operat
E E E E E E E E E E E E E E E E E E E	And the said part from an indefeasible are ind that they will easily easily in a survey or regards a the survey or regards a the survey or regards a the most of the serves the said of the said of the said the sources the said said of the said the said said of the said said the said said of the said the said said said the said said said said said the said said said the said	108 of the first part of is a constrained of the second part of	ereby exerct and agree that of all incuminances, and that be left pair shall as a scalable bell that the second part, 0 to that the left pair shall as a scalable bell the accord part, 0 to that fail to pay such tarse to specific the sum of the second part, with all are to pay for any incurance of the second part, with all are to pay for any incurance of the second part, with all are to pay for any incurance of the second part, with all are to pay for any incurance of the second part, with all are to pay for any incurance of the first part to a scale as ready are enabled and real estate are ready and pay and part of the scale are ready of the first part has a "O of the first part has "O been and John Fa. O ED, That on this 16 place and John Fa. O ECP, 1 have hereunto as the 10 day of	at the delivery hereof they are the lasted era there during the life of this infernitor, pay a keep the building upon and real extact here here provide the state of the infernitor of the tensor of the state of the infernitor of the paid shall become a part of the infertections num of money, executed on the	Il taxes or assessments that may in- oft parts for and tornado in an oft be seen and part to the set of the second part to the set or and possible induction and a born of the second part to the set of the second part of the set of the second part of the set of the second set of the set of the second second the second second the second second second second second second the second second second second second second second the second se	te levied or assessed the sum and by such tent of 1128 povided, then the hall bear interest at DOLLARS, 19.26, Werve any sum or hat aid part 108 or any part thereog, an inpovided bears, an operated bears, an operat
a a a a a a a a a a a a a a a a a a a	And the said part or and indexisible are in that they give a summary in the neutral line are summary as an intervent of the second intervent of the se	10.5 of the first part do	ereby convenient and agree that of all incuminances, an aching held the first part shall and B. of the first part shall and B. of the first part shall and y of the accord part, 0. It shall fail to pay such taxes sh yment of the sum of in. for the payment of add y. of the second part, with all y. of the second part, with all area to pay for any location of the second part, with all shows of the second part, with all the second part is the second taxes and the second part, with all y of the second part, with all shows of the second part, with all y. of the second part, with all shows of the second part, with all y of the first part han y y bast. ED, That on this 16 in pleor and John F. Co is the same person 5 with UCOF, I have hereunto as the 10 day of parts of the second part, with all y parts of the second part, with all y parts of the second part, with all y y of the second part of the second part y of the second part, with all y y of the second part of the second part, the second part y of the second part, with all y y of the second part, with all y y of the second part of the second part of the second part y of the second part, the second part of the second part, the second part y of the second part, t	at the delivery hereof they are the lasted era it time during the life of this inferiture, pay a the the balance of the state here is be loce, if any, made payable to the part. <b>Y</b> , on the same levern due and gayable and to be a paid shall become a part of the indektedness num of money, executed on the <b>16th</b> di- likeron tarcular thereon according to the ter- ter dicharger ary tars with interest thereon ratio examples are according to the ter- ter of dicharger ary tars with interest thereon ratio examples ary tars with interest thereon ratio examples are according to the ter- ter of dicharger ary tars with interest direction there and add of principal and interest, forgular and a conversion of the respective partice herets. <b>D</b> hereunto set: <b>their</b> has Margaret C. Brook day of <b>June</b> the aforecald County and State, came <b>A procelsor her husband</b> no executed the foregoing instrument hearibed my name, and affixed my o of <b>Aprill</b> 19 27 (ASE	Il taxe or assessments that may in- ord ngaint for and tornako in an of the second part to the rat of the second part of the rat of the second part of the rat of the second part of the rat of the formation of the rat of the formation of the rat of the rat of the formation of the rat of the rat of the formation of the rat of the rat of the rat of the rate of the rat of the rat of the rat of the rate of the rat of the rat of the rat of the rate of the rat of the rat of the rate of the rate of the rat of the rat of the rate of the rate of the rat of the rat of the rate of the rate of the rat of the rat of the rate of the rate of the rat of the rat of the rate of the rate of the rat of the rat of the rate of the rate of the rat of the rat of the rate of the rate of the rat of the rat of the rat of the rate of the rate of the rat of the rat of the rat of the rate of the rate of the rat of the rat of the rat of the rate of the rate of the rat of the rat of the rat of the rate of the rate of the rat of the rate of the rate of the rat of the ra	be levied or assessed the sum and by meth- tent of
La	And the said part or and indexisible are in that they give a summary in the neutral line are summary as an intervent of the second intervent of the se	10.5 of the first part do	ereby convenient and agree that of all incuminances, an aching held the first part shall and B. of the first part shall and B. of the first part shall and y of the accord part, 0. It shall fail to pay such taxes sh yment of the sum of in. for the payment of add y. of the second part, with all y. of the second part, with all area to pay for any location of the second part, with all shows of the second part, with all the second part is the second taxes and the second part, with all y of the second part, with all shows of the second part, with all y. of the second part, with all shows of the second part, with all y of the first part han y y bast. ED, That on this 16 in pleor and John F. Co is the same person 5 with UCOF, I have hereunto as the 10 day of parts of the second part, with all y parts of the second part, with all y parts of the second part, with all y y of the second part of the second part y of the second part, with all y y of the second part of the second part, the second part y of the second part, with all y y of the second part, with all y y of the second part of the second part of the second part y of the second part, the second part of the second part, the second part y of the second part, t	at the delivery hereof they are the lasted era it time during the life of this inferiture, pay a the the balance of the state here is be loce, if any, made payable to the part. <b>Y</b> , on the same levern due and gayable and to be a paid shall become a part of the indektedness num of money, executed on the <b>16th</b> di- likeron tarcular thereon according to the ter- ter dicharger ary tars with interest thereon ratio examples are according to the ter- ter of dicharger ary tars with interest thereon ratio examples ary tars with interest thereon ratio examples are according to the ter- ter of dicharger ary tars with interest direction there and add of principal and interest, forgular and a conversion of the respective partice herets. <b>D</b> hereunto set: <b>their</b> has Margaret C. Brook day of <b>June</b> the aforecald County and State, came <b>A procelsor her husband</b> no executed the foregoing instrument hearibed my name, and affixed my o of <b>Aprill</b> 19 27 (ASE	Il taxe or assessments that may in- ord regards for and to rendo it mus- of the second part to the rat of the second part of the rat of the second part of the rat of the second part of the rat of the formation of the rat of the formation of the rat of the rat of the formation of the rat of the rat of the formation of the rat of the rat of the rat of the rate of the rat of the rat of the rat of the rate of the rat of the rat of the rat of the rate of the rat of the rat of the rate of the rate of the rat of the rat of the rate of the rate of the rat of the rat of the rate of the rate of the rat of the rat of the rate of the rate of the rat of the rat of the rate of the rate of the rat of the rat of the rate of the rate of the rat of the rat of the rate of the rate of the rat of the rat of the rat of the rate of the rate of the rat of the rat of the rat of the rat of the rate of the rate of the rat of the rat of the rat of the rat of the rate of the rate of the rat of the ra	be levied or assessed the sum and by meth- tent of
La	And the said part or and indexisible are in that they give a summary in the neutral line are summary as an intervent of the second intervent of the se	10.5 of the first part do	ereby convenient and agree that of all incuminances, an aching held the first part shall and B. of the first part shall and B. of the first part shall and y of the accord part, 0. It shall fail to pay such taxes sh yment of the sum of in. for the payment of add y. of the second part, with all y. of the second part, with all area to pay for any location of the second part, with all shows of the second part, with all the second part is the second taxes and the second part, with all y of the second part, with all shows of the second part, with all y. of the second part, with all shows of the second part, with all y of the first part han y y bast. ED, That on this 16 in pleor and John F. Co is the same person 5 with UCOF, I have hereunto as the 10 day of parts of the second part, with all y parts of the second part, with all y parts of the second part, with all y y of the second part of the second part y of the second part, with all y y of the second part of the second part, the second part y of the second part, with all y y of the second part, with all y y of the second part of the second part of the second part y of the second part, the second part of the second part, the second part y of the second part, t	at the delivery hereof they are the lasted era there during the life of this infernitor, pay a keep the building upon and real extact here here provide the state of the infernitor of the tensor of the state of the infernitor of the paid shall become a part of the infertections num of money, executed on the	Il taxe or assessments that may in- ord regards for and to rendo it mus- of the second part to the rat of the second part of the rat of the second part of the rat of the second part of the rat of the formation of the rat of the formation of the rat of the rat of the formation of the rat of the rat of the formation of the rat of the rat of the rat of the rate of the rat of the rat of the rat of the rate of the rat of the rat of the rat of the rate of the rat of the rat of the rate of the rate of the rat of the rat of the rate of the rate of the rat of the rat of the rate of the rate of the rat of the rat of the rate of the rate of the rat of the rat of the rate of the rate of the rat of the rat of the rate of the rate of the rat of the rat of the rate of the rate of the rat of the rat of the rat of the rate of the rate of the rat of the rat of the rat of the rat of the rate of the rate of the rat of the rat of the rat of the rat of the rate of the rate of the rat of the ra	be levied or assessed the sum and by meth- tent of

s' c

D

-251.2