## ODTCACE RECORD 60

	MORTGAG	STATE OF KANSAS, DOUGLAS COUNTY	7. 80.
	FROM	This instrument was filed for record on the	a 15 day of
<u>/</u>	G.M. Lindley Jr. TO	June A. D., 192 6, at Da 6. Wells	2:50 P. M. Register of Deeds.
	Law, B. & L. Ass'n.		Deputy.
	THIS INDENTURE, Made this Fourteenth day o	1	f our Lord, one ti ousand nine
	G.M. Lindley Jr. and Maud Lindley His with		
	of Lawrence in the County of Douglas and State of Aansas part iss of the first part, and Lawrence Building & Loan ass'n. part y of the second part.		
	WITNESSETH, that the said part <b>iss</b> of the first part, in co <b>Three Hundred fifty</b> which is bereby acknowledged, ha <b>TO</b> sold, and by this indenture do to following describer real state situated and heing in the County of	Grant, Bargain, Sell and Mortgage to the said pr	duly paid, the receipt of art <b>y</b> of the second part, nsas, to-wit:
	- Lot number six (6) in block number City of Lawrence, Kansas	r seven (7) Haskell Place an additio	n to the
	traction from their start of the test of		
	and the second desires of the second s		
	·		
	with the appuretenances and all the estate, title and interest of the said j	part <b>108</b> of the first part therein.	
	with the appuretenances and all the estate, title and interest of the said p And the said part <b>108</b> of the fort part dobrudy coverant and arg:	part <b>105</b> of the first part therein. that at the delivery hered they are the lawful evener. <b>B</b> of the pre-	nies slove gratel, ad sized of a
	And the said part 108_ of the first part do bereby covenant and agree good and indefeasible estate of inheritance therein, free and clear of all incumbrances,	e that at the delivery hereof they are the lawful owner. B. of the pre-	· · · · · · · · · · · · · · · · · · ·
	And the sail part 108 of the first part do	that at the delivery hereof they are the lawful owner. B. of the pre- reto. I at all times during the life of this indenture, pay all taxes or assess 1 at all times the buildings upon said real setate insured against for a	ments that may be levied or amened and tornado in such sum and by such
	And the sail part 10.8 of the first part do hordy overant sail zero good and indefeatible estate of inbefuance therein, fire and elter of all incumbances. The state of the servers is and defeated the same springer making in which claims the splits tail real estate when the same becomes due and the paylet, and that they will insurance company as shall be specified as different by the part of the second target and the same shall be specified as a discrete by the part of the second target as the same shall be specified as discrete by the part of the second target as the same shall be specified as a discrete by the part	that at the delivery lowed they are the lawful owner <b>B</b> of the pre- real at all times during the life of this indenture, pay all takes or assess <b>B</b> at all times during the life of this indenture, pay all takes or assess <b>B</b> at the lawful of the life of this indenture. The lawful takes are assess at, the low, I any, made payable to the part. <b>B</b> $-$ <b>d</b> the score or a bar is known for ower for and travable of the part. <b>B</b> $-$ <b>d</b> the score of the model in the lawful takes are assessed in the lawful termines the lawful takes are assessed in the lawful termines.	ments that may be levied or assumed and torcado in such sum and by such ad part to the extent of <b>their</b> . iscurd as berein provided, then the
	And the sail part 10.8 of the first part do hordy overant sail zero good and indefeatible estate of inbefuance therein, fire and elter of all incumbances. The state of the servers is and defeated the same springer making in which claims the splits tail real estate when the same becomes due and the paylet, and that they will insurance company as shall be specified as different by the part of the second target and the same shall be specified as a discrete by the part of the second target as the same shall be specified as discrete by the part of the second target as the same shall be specified as a discrete by the part	that at the delivery lowed they are the lawful owner <b>B</b> of the pre- real at all times during the life of this indenture, pay all takes or assess <b>B</b> at all times during the life of this indenture, pay all takes or assess <b>B</b> at the lawful of the life of this indenture. The lawful takes are assess at, the low, I any, made payable to the part. <b>B</b> $-$ <b>d</b> the score or a bar is known for ower for and travable of the part. <b>B</b> $-$ <b>d</b> the score of the model in the lawful takes are assessed in the lawful termines the lawful takes are assessed in the lawful termines.	ments that may be levied or assumed and torcado in such sum and by such ad part to the extent of <b>their</b> . iscurd as berein provided, then the
	And the said part 10.8 of the first part do <u>bench</u> you want and zerr good and indefeasible entate of inheritance therein, free and clear of all incumberance. and that they will warrant and defend the ames spiritual larget makine which clear the It is agreed between the parties hereto that the part 1000. If the first part shall and that they will warrant and defend the ames spiritual larget makine which clear the It is agreed between the parties hereto that the part 1000. If the first part shall independent of the spiritual larget makine the part of the spiritual larget makine of the second interest. And in the event that said part 1000. Other first part shall fail to pay such to part	that at the delivery lowed they are the lawful owner <b>B</b> of the pre- real at all times during the life of this indenture, pay all takes or assess <b>B</b> at all times during the life of this indenture, pay all takes or assess <b>B</b> at the lawful of the life of this indenture. The lawful takes are assess at, the low, I any, made payable to the part. <b>B</b> $-$ <b>d</b> the score or a bar is known for ower for and travable of the part. <b>B</b> $-$ <b>d</b> the score of the model in the lawful takes are assessed in the lawful termines the lawful takes are assessed in the lawful termines.	ments that may be levied or assumed and torcado in such sum and by such ad part to the extent of <b>their</b> . iscurd as berein provided, then the
	And the sail part 10.8 of the first part do	that at the delivery breed they are the lawful event <b>B</b> of the pre- rest. If at all times during the life of this indenture, pay all taxes or assess art, the loss, if any, made payable to the part. <b>y</b> — of the secon- are shown the same locate due and payable and to keep and premises unit to paid shall become a part of the indebtodees, second by this t subt sum of money, executed on the <b>14th</b> day of <b>June</b>	ments that may be levied or assured and torrado in such sum and by such al part to the extent of
	And the sail part 10.8 of the first part do	that at the delivery bevolt they are the lawful owner <b>B</b> of the pre- relation of the set of the set of the set of the set of a set of a set of a set of a set of the set of t	ments that may be levice or assumed and terrado in such sum and by such al parts to the entroit of . The <u>1</u> T- iorared as beein provided, then the Indenture, and shall hav interest at DOLLARS, 19 26, tion and also to secure any sum or
	And the sail part 10.8 of the first part do	that at the delivery lowed they are the lawful owner <b>B</b> of the pre- and <b>B</b> at all three during the life of this indenture, pay all takes or assess <b>B</b> at all three the buildings upon said real scatter insured against for a sart, the low, I say, made payable to the part. <b>y</b> — of the score saw shen the same lecence due and payable and to keep aid premises unit so paid shall become a part of the indefeationes, second by this f said num of money, essented on the <b>144bh</b> day of <b>Jung</b> that all interest averaging thereas according to the brane of said shall that all interest averaging thereas according to the brane of said shalls.	ments that may be levied or assumed and terrated in such sum and by meth- al parts to the extent of
	And the sail part 10.8 of the first part do	that at the delivery bored they are the lawful owner <b>B</b> of the pre- rest. If at all three during the life of this indenture, pay all taxes or assess and the second second second second second second second second art, the loss, if any, made payable to the part. <b>J</b> — of the score are, the loss, if any, made payable to the part. <b>J</b> — of the score to a when the same locense due and payable and to here add premises unit so paid shall become a part of the indentectores are used by this of said sum of money, executed on the <b>142h</b> day of <b>J J J J D</b> that all interest arcreding thereon according to the terms of said sites; the said function of money, executed on the <b>142h</b> day of <b>J J J D J</b> that all interest arcreding thereon according to the terms of said sites; the same becomes that and payable, or if the interest is solidipation contained therein is thij sinchearge-d. If default be made and paids them the same becomes them and payable, or if the interest which the indicate in the same becomes the said payable, and there is a solid solid partial contained therein is the same and payable part and the same becomes the interest of the same becomes the same payable payable pays and becomes which the indicate it gives, a half mendelity in marks and becomes the said payable payable.	ments that may be levied or assumed and terrated in such sum and ity such a parts to the extent of . the <b>1</b> - insured as herein provided, then the indenture, and shall hear interest at DOLLARS, 19.26, this and also to secure any num set ed., in the event that said partiels in such payments or any part thereof regimes the parties therein the said they had some market of the parties in such payments or any part thereof
	And the sail part 10.8 of the first part do	that at the delivery bored they are the lawful owner <b>B</b> of the pre- rest. If at all three during the life of this indenture, pay all taxes or assess and the second second second second second second second second art, the loss, if any, made payable to the part. <b>J</b> — of the score are, the loss, if any, made payable to the part. <b>J</b> — of the score to a when the same locense due and payable and to here add premises unit so paid shall become a part of the indentectores are used by this of said sum of money, executed on the <b>142h</b> day of <b>J J J J D</b> that all interest arcreding thereon according to the terms of said sites; the said function of money, executed on the <b>142h</b> day of <b>J J J D J</b> that all interest arcreding thereon according to the terms of said sites; the same becomes that and payable, or if the interest is solidipation contained therein is thij sinchearge-d. If default be made and paids them the same becomes them and payable, or if the interest which the indicate in the same becomes the said payable, and there is a solid solid partial contained therein is the same and payable part and the same becomes the interest of the same becomes the same payable payable pays and becomes which the indicate it gives, a half mendelity in marks and becomes the said payable payable.	ments that may be levied or assumed and terrated in such sum and ity such a parts to the extent of . the <b>1</b> - insured as herein provided, then the indenture, and shall hear interest at DOLLARS, 19.26, this and also to secure any num set ed., in the event that said partiels in such payments or any part thereof regimes the parties therein the said they had some market of the parties in such payments or any part thereof
	And the stal part 10.8 of the first part do	that at the delivery lowed they are the lawful over <b>B</b> of the pre- production of the second secon	mets that may be levied or assured and terradio in such sum and by meth all garts the testical . <b>The IT</b> - invaried as berein provided, then the Indenture, and shall have interest at DELLARS, 19 26, tion and also to secure any sum or ed, in the event that mid part <b>165</b> . In such payments or any part thereaf or such that the inverted hereaf in the secure that mid part <b>165</b> .
	And the sail part 10.8 of the first part do	that at the delivery based they are the lawful event <b>B</b> of the pre- rest. If at all times during the life of this indenture, pay all taxes or assess art, the loss, if any, made payable to the part. <b>y</b> — of the secon- tract, the loss, if any, made payable to the part. <b>y</b> — of the secon- tract, the loss, if any, made payable to the part. <b>y</b> — of the secon- tract, the loss, if any, made payable to the part. <b>y</b> — of the secon- tract, the loss, if any, made payable to the part. <b>y</b> — of the secon- tract, the loss, if any, made payable to the part. <b>y</b> — of the secon- tract and the second payable and the key second by this it had num of money, executed on the <b>14.16</b> . day of — <b>Jurne</b> it had interest arcruing thereon according to the terms of said obligs are of the displayer operators therein high discharged. If defaults here made is the exhibition of particle particular bits of the lower and which this indextare is given, shall intereducily mature and become it here mature and based to according the default become at which this indextare is given, shall intereducily interest and the track of the restand based to according thereform; and to will the previous the unpartial particles according thereform; and to will the restant on the form and based to according thereform; and to will the previous the second be considered and thereform according and all benefits according the addition of the payable to the previous based of the default of the previous on the the previous based of the previous of the there and the expective particles based on the constraint be the previous on the second of the previous of the there and the second of the previous of the previous of the previous of the there and a like fit of the previous of the previous of the previous of the there and the second of the previous of the pre	ments that may be levide or assumed and tereado in ruch sum and by mek and tereado in ruch sum and by mek indexture, and shall beer laterest at DOLLARS, 19.26, this and also to server any sum or rd, in the event that and parties and also to server any sum or rd, in the event that and parties in such aparties or any part thereof solvers and the boles mer remained down and payable at the option of the hereby granted, or any part thereof solvers and the boles mer remained of a starpe indicates interes, and the hereby granted, or any part thereof solvers and the boles mer remained of the and payable at the option of the hereby granted, or any part thereof solvers and the boles thereof, and the hereby granted, are any part thereof and there in forces in the rest of the hereby granted, are any part thereof and there in forces in the rest of the hereby granted and latered and latere
	And the stal part 10.8 of the first part do	what at the delivery bored they are the lawful owner <b>B</b> of the pre- rest. If a still three during the life of this indenture, pay all taxes or assess and the still three during the life of this indenture, pay all taxes or assess are, the loss, if any, made payable to the part. <b>y</b> of the score are, the loss, if any, made payable to the part. <b>y</b> of the score the still three the start become due and payable and to heve paid premises unit so paid shall become a part of the indented score and payable that all interest aversing threes according to the iteran of said shall present the start become in the <b>142th</b> day of <b>Jung</b> that all interest aversing threes according to the iteran of said shall page or to discharge any taxes with interest thereas a being start and interest interest of the indentation. If default be made- ment and shows the parts, then indentatively maxues and therean three the rest and score is the interest three as a being start and the present of the score is the indentatively maxues and therean three the rest and score is the rest and interest of the indented and the present of the indented score is the indented of the indented and the score is the rest and the score is the indented of the indented and the score is the rest and the score is the indented of the indented and the score is the rest and the score is the indented of the indented and the score is the rest and the indented of the indented of the indented and the indented of the rest and indented, and all hereful a score and and encourse of the rest before. The indented become is before and the rest of the rest become is before. In the indented become is before and the score is the rest before. The indented become is before and the score is the rest before. The indented become is before and the rest of the rest become is before.	ments that may be levide or anomal and terrado in ruch wan and by med- ad terrado in ruch wan and by med- instruct as herein provided, that the indenture, and shall beer interest at DOLLARS, 19 26, then and also to secure any me or ed, in the event that and particles that and also to a secure any me or ed, in the event that and particles in our here yourses any part iteres to and particles any part iteres and the shall charges incident therein, and the ing therefrom shall extend and user a secure of the secure of the secure to and particles and the shall be any part of the secure of the secure of the secure of the and charges incident therein, and the ing therefrom shall extend and user a secure of the secure of the secure to a secure of the secure of the secure of the secure of the secure of the secure of the secure of the and charges incident therein, and the secure of the secure of the secure of the secure of the secure of the secure of the secure of the secure of the secure of the secure of the secure of the secure of the secure of the secure of the secure of the secure of the secure of
	And the stal part 10.8 of the first part do	• that at the delivery bored they are the lawful owner B of the pre- line at these during the life of this indenture, pay all taxes or assess and the second owner of the second second second second second are shown the same locense due and payable on the part. <b>y</b> — of the scene are shown the same locense due and payable and to here said premises unit so paid shall become a part of the indeletations, second by this is all there is an end of the indeletations, second by this is all there is an end of the indeletations are same as a share are end to be any second by this is all there is an end of the indeletations. Second by this is all there is a second on the <b>144D</b> day of <b>Jung</b> it hall interest are independent of the indeletations are same in the same or to indelivery out taxes with interest there can be indelived which the indeletation is due interest, implies with the cost is which the indeletation is due interest, implies with the cost is the relation of particular is the other interest is the same of the interest mount the manual of particular is therefore, in the interest is all necessaries (the respective particle due to the terms of the particular is the first second in the same is been and the interest of the interest is the other interest. The interest is an interest of the implement is the other is the interest interest of the interest of the implement of the implement of the implement interest of the interest of the implement of the implement of the implement interest of the interest of the implement of the impl	ments that may be levid or assumed to terrado in uch was and by med- depart to the extent of . the <b>bir</b> - iorards at herein provided, this the indenture, and shall hear interest at DOLLARS, 19 26, of the terrary and are ed, in the event that the jardfos. In ouch gavement of any part therein or and shall be an part therein or an out shall be any part therein and the shall provides and the herein the shall provide and the herein the state the option of the state of the state of the shall be and there include therein, and the shall be the state of the shall be and therein includes therein, and the shall be the state of the shall be shall be the shall be shall be shall be shall be the shall be shall be shall be the shall be shall be shall be shall be the shall be sh
	And the stal part 10.8 of the first part do	what at the delivery bored they are the lawful owner <b>B</b> of the pre- rest. If a still three during the life of this indenture, pay all taxes or assess and the still three during the life of this indenture, pay all taxes or assess are, the loss, if any, made payable to the part. <b>y</b> of the score are, the loss, if any, made payable to the part. <b>y</b> of the score the still three the start become due and payable and to heve paid premises unit so paid shall become a part of the indented score and payable that all interest aversing threes according to the iteran of said shall present the start become in the <b>142th</b> day of <b>Jung</b> that all interest aversing threes according to the iteran of said shall page or to discharge any taxes with interest thereas a being start and interest interest of the indentation. If default be made- ment and shows the parts, then indentatively maxues and therean three the rest and score is the interest three as a being start and the present of the score is the indentatively maxues and therean three the rest and score is the rest and interest of the indented and the present of the indented score is the indented of the indented and the score is the rest and the score is the indented of the indented and the score is the rest and the score is the indented of the indented and the score is the rest and the score is the indented of the indented and the score is the rest and the indented of the indented of the indented and the indented of the rest and indented, and all hereful a score and and encourse of the rest before. The indented become is before and the rest of the rest become is before. In the indented become is before and the score is the rest before. The indented become is before and the score is the rest before. The indented become is before and the rest of the rest become is before.	ments that may be levide or anomal and terrado in ruch wan and by med- ad terrado in ruch wan and by med- instruct as herein provided, that the indenture, and shall beer interest at DOLLARS, 19 26, then and also to secure any me or ed, in the event that and particles that and also to a secure any me or ed, in the event that and particles in our here yourses any part iteres to and particles any part iteres and the shall charges incident therein, and the ing therefrom shall extend and user a secure of the secure of the secure to and particles and the shall be any part of the secure of the secure of the secure of the and charges incident therein, and the ing therefrom shall extend and user a secure of the secure of the secure to a secure of the secure of the secure of the secure of the secure of the secure of the secure of the and charges incident therein, and the secure of the secure of the secure of the secure of the secure of the secure of the secure of the secure of the secure of the secure of the secure of the secure of the secure of the secure of the secure of the secure of the secure of
	And the stal part 10.8 of the first part do	• that at the delivery bored they are the lawful owner B of the pre- line at these during the life of this indenture, pay all taxes or assess and the second owner of the second second second second second are shown the same locense due and payable on the part. <b>y</b> — of the scene are shown the same locense due and payable and to here said premises unit so paid shall become a part of the indeletations, second by this is all there is an end of the indeletations, second by this is all there is an end of the indeletations are same as a share are end to be any second by this is all there is an end of the indeletations. Second by this is all there is a second on the <b>144D</b> day of <b>Jung</b> it hall interest are independent of the indeletations are same in the same or to indelivery out taxes with interest there can be indelived which the indeletation is due interest, implies with the cost is which the indeletation is due interest, implies with the cost is the relation of particular is the other interest is the same of the interest mount the manual of particular is therefore, in the interest is all necessaries (the respective particle due to the terms of the particular is the first second in the same is been and the interest of the interest is the other interest. The interest is an interest of the implement is the other is the interest interest of the interest of the implement of the implement of the implement interest of the interest of the implement of the implement of the implement interest of the interest of the implement of the impl	ments that may be levid or assumed to terrado in uch was and by med- depart to the extent of . the <b>bir</b> - iorards at herein provided, this the indenture, and shall hear interest at DULLARS, 19 26, of the terrary and are ed, in the event that the jardfost or and shall be are appetitively benefy the shall provide therein, do and system to easy part therein, and the shall provide all the herein the shall provide all the herein the states therein, and the share of the state therein, and the share of the state of the shall be and share the states and the herein the states and part therein, and the states therein, and the share of the states and the states and the share the states and and year (SEAL)
	And the stal part 10.8 of the first part do	• that at the delivery bored they are the lawful owner B of the pre- line at these during the life of this indenture, pay all taxes or assess and the second owner of the second second second second second are shown the same locense due and payable on the part. <b>y</b> — of the scene are shown the same locense due and payable and to here said premises unit so paid shall become a part of the indeletations, second by this is all there is an end of the indeletations, second by this is all there is an end of the indeletations are same as a share are end to be any second by this is all there is an end of the indeletations. Second by this is all there is a second on the <b>144D</b> day of <b>Jung</b> it hall interest are independent of the indeletations are same in the same or to indelivery out taxes with interest there can be indelived which the indeletation is due interest, implies with the cost is which the indeletation is due interest, implies with the cost is the relation of particular is the other interest is the same of the interest mount the manual of particular is therefore, in the interest is all necessaries (the respective particle due to the terms of the particular is the first second in the same is been and the interest of the interest is the other interest. The interest is an interest of the implement is the other is the interest interest of the interest of the implement of the implement of the implement interest of the interest of the implement of the implement of the implement interest of the interest of the implement of the impl	ments that may be levied or assumed and terrado in such sum ad by mek di grats the extention of . The <u>IT</u> - ionzard as herein provided, that the inducture, and shall hear interest at DELLARS, 10 26, tion and also to secure any sum or ed, in the event that mid part <b>LeS</b> . In such payable at the option of the herein of the mid payable at the option of the angle and therein of the herein of the mid payable at the option and charge incident therein, and the herein particle, or any part therein of a scale of the start payable at the option of the mid payable at the option of the herein of the mid payable at the option of the midd charge incident therein, and the herein particle, or any part therein a scale <u>S</u> the day and year (SEAL) (SEAL)
	And the sail pet: 105 of the first part do	• that at the delivery bored they are the lawful owner B of the pre- line at these during the life of this indenture, pay all taxes or assess and the second owner of the second second second second second are shown the same locense due and payable on the part. <b>y</b> — of the scene are shown the same locense due and payable and to here said premises unit so paid shall become a part of the indeletations, second by this is all there is an end of the indeletations, second by this is all there is an end of the indeletations are same as a share are end to be any second by this is all there is an end of the indeletations. Second by this is all there is a second on the <b>144D</b> day of <b>Jung</b> it hall interest are independent of the indeletations are same in the same or to indelivery out taxes with interest there can be indelived which the indeletation is due interest, implies with the cost is which the indeletation is due interest, implies with the cost is the relation of particular is the other interest is the same of the interest mount the manual of particular is therefore, in the interest is all necessaries (the respective particle due to the terms of the particular is the first second in the same is been and the interest of the interest is the other interest. The interest is an interest of the implement is the other is the interest interest of the interest of the implement of the implement of the implement interest of the interest of the implement of the implement of the implement interest of the interest of the implement of the impl	ments that may be levied or assumed and terrado in rach sum and by mek de terrado in rach sum and by mek de terrado in rach sum and sum the indenture, and shall here interest at DOLLARS, 10 263, thin and also to secure any sum or ed, in the event that aid part <b>185</b> . In such apartiest or samy part thereof you have been any sum of the here the sum of the sum of the hereby granted, or say part thereof do and payable at the option of the sum of the sub provides and the here hereby granted, or say part thereof a charge in televise and the hereby and charge in televise and the hereby and charge in televise and the hereby and charge in televise and the hereby is scale <b>S</b> the day and year (SEAL) (SEAL)
	And the stal part 10.8 of the first part do	• that at the delivery bored they are the lawful owner B of the pre- line at these during the life of this indenture, pay all taxes or assess and the set of the building upon and real state insured against for a art, the loss, I any, made payable to the part. Y of the score tax, the loss, I any, made payable to the part. Y of the score are shen the name locense due and payable and to here aid premises unit so paid shall become a part of the indentures of the indentures of the locent are become due and payable to the part. Y of the score that all interest are all of the indentures of the indentures of the indentures of the locent are become a part of the indentures of the indentures of the indenture are also and the lawful due to the terms of all deline that all interest are indentures that discharged. If default be made are to discharge upwas with interest there are benefating the which the indenture is due, had interest, here the vertice and become are to be the state of the indenture. If default be made in the indenture is due, and interest, here the vertice and become are to be indenture is due, and interest, here the vertice mount the unsual of particula and interest, here the vertice into a due mersoner of the inspective particle and all benefits are the particular of the inspective particle due to its due to find the particular of the inspective particle due to its due to and the particular of the inspective particle due to its due to a mount of Goo. W. Lindley Jr. Maud Lindley.	ments that may be levide or anomal und terrado in unb wan and by med- lart to the extent of the fir- iorard as herein provided, that the indenture, and shall beer interest at 
	And the sail pet: 105 of the first part 6 mody overant sol zerre great and indefaulthe rested of laberliance therein, fire and elter of all incurstores, the same the same because the and paylets and that they will incurst one ormany as shall be specified and directed by the part 106 of the second part makes the same because the and paylets and that they will increase. And in the event that simple makes that the part 106 of the second part may be same to the directed by the part of the second part may pay and taxes and burgets and that we and the same that of 100 of the second part may pay and taxes and burgets and that they will increase the first first shall all to specified and directed by the part of the second part may pay and taxes and burgets and that we are the first first shall all to specified and they will be part of 100 for the second part may pay and taxes and burgets and that makes the first first baseling to the second part may are that second part to pay for any of the second part to pay for a second part of the second part to second part to pay for a second part of the second part to pay the shall part of the second part is a second part to pay for any part of the second part to pay for any part of the second part to pay for a second part to pay for any part of the second part to pay for any part of the second part to pay for any part of the second part to pay for any part of the second part to pay for any part of the second part to pay for any part of the second part to pay for any part of the second part to pay for any part of the second part to pay for any part of the second part to pay for a second part to pay for a second part of parts and pay second part to pay for a second part of parts and pay second part to pay for a second part of parts and pay second part to pay for a second part of pay second part to pay for a second part of parts and pay second part of pay second part of pay second part to pay second part of pay second	what at the delivery bored they are the lawful over B of the pre- liar at these during the life of this indenture, pay all taxes or assess and the law of the building upon and real erate insured against for a art, the loss, if any, made payable to the part. Y of the score art, the loss, if any, made payable to the part. Y of the score art, the loss, if any, made payable to the part. Y of the score art, the loss, if any, made payable to the part. Y of the score art, the loss, if any, made payable to the part. Y of the score art, the loss, if any, made payable to the part. Y of the score art, the loss, if any, made payable to the part. J of the score it all atom of mosey, executed on the lafth day of Jung that all interest are night account of the indeletedness, secured by this are ere to discharge any taxes with interest thereas a law individual are ere to discharge any taxes with interest thereas of all obligation are the induction therein it bidy indelayer. If default be made and payable, we have been and payable, or if the interest which this discretion is therein it bidy indelay fraudua all beenfor are in the indelayer and interest, they there is this do so it does not all optimal defaults thereform and the indeleted and and every obligation therefore are indelay being and the score and the indelayer and interest, they there is this do so it does and every on the indelay the indelay in the score is a down and every the indelay the indelay in the score is a down and the indelayer is a down and the indelay in the score is a down and the indelayer is a down and the indelay in the score is a down and and the region is an indelay in the score is a down and and the region is an indelay in the score is a down and and the score is the indelay in the score is a down and and the region is an indelay in the score is a down and and the region is an indelay in the score is a down and and the region is an indelay in the score is a down and and the region is an indelay in the score is a down and and the score is a down	ments that may be levide or answed and tereado in ruch was and by med- legarts the extent of <b>Ch617</b> - iorards as been provided, the the indenture, and shall beer interest at 
	And the sail pet: 108 of the first part 60	that at the delivery barred they are the lawful over B of the pre- trained of the second s	ments that may be levide or answed and tereado in ruch was and by med- legarts the extent of <b>Ch617</b> - iorards as been provided, the the indenture, and shall beer interest at 
	And the sail pert 105 of the first part 6 hereby overant as larger good and indefaulthe restate of inheritance therein, fire and elter of all incumbers. The arrest of the same because the and paythen at that they will incume or empary as shall be specified and directed by the part 106 of the scood part may be paythen at that they will increase. And in the event that single and directed by the part of the scood part may pay and taxes and burgets and that they will increase. And in the event that single and directed by the part of the scood part may pay and taxes and burgets and that they will increase. And in the event that single and directed by the part of the scood part may pay and taxes and burgets and that she will be prediced in the increase of the scood part may pay and taxes and burgets and that we have a set of 100 from the direct of pay and taxes and burgets and the scood part may be an increase in the scool of the scood part may and taxes and the scood part in the scood part is and the scood part in the scood part is and the scood part in the scood part is an intervent of the scood part is pay in the scood part in the scood part is a scool of the fact part will have be even part in the scood part in the scood part is an intervent of the scood part is a scool of the scood part is an intervent of the scood part is a scood part is an intervent of the scood part is and part scood part is a scood part is an intervent of the scood	what at the delivery bored they are the lawful over B of the pre- liar at these during the life of this indenture, pay all taxes or assess and the second second second payles and the part. Y of the scent art, the loss, if any, made payable to the part. Y of the scent art, the loss, if any, made payable to the part. Y of the scent art, the loss, if any, made payable to the part. Y of the scent art, the loss, if any, made payable to the part. Y of the scent art, the loss, if any, made payable to the part. Y of the scent art, the loss, if any, made payable to the part. Y of the scent art, the loss, if any, made payable to the part. Y of the scent is a skin the loss of the last delivers and the scent and static faild sum of mesey, executed on the latth day of Jung that all interest arrening thereas accreding to the terms of static all signature even to discharge any taxes with interest thereas a late all signature even to discharge any taxes with interest thereas a late all signature even the scene barries delivers, all interest thereas and interest which this description, all interest dury and the scene are to discharge any taxes with interest thereas and the scene are to discharge any taxes with interest the scene is the first part. I do not be payable, and interest, the phare with the cost of the scene to the scene to payable, and the scene to the interest of the scene is the scene is the scene is the scene is discharge and scenes of the scene is the scene is the scene is the first part. I do not be the scene is the scene is the scene is the scene is the scene is the scene is the scene is discharge and scenes of the scene is the scene is the scene is discharge and scenes of the scene is the scene is the scene is the scene is the scene is the scene is the scene is the scene is discharge and scene of the scene is the scene is the scene is discharge and scene of the scene is the scene is the scene is discharge and scene of the scene is the scene is the scene is discharge and scene of the scene is the scene is th	ments that may be levide or answed und tereado in ruch sum and by mek al tereado in ruch sum and by mek al parts the extent of <b>Ch61r</b> - iorard as herein provided, the the indenture, and shall beer interest at POILARS, 19.26, then and also to server any sum ar ed, in the event that and part <b>Ch63</b> in to oble any provided herein, being the sum of the sum prevalues of the sum of the sum prevalues of the main of the sum prevalues of the main of the sum prevalues of the sum of the sum of the sum prevalues of the sum of the sum prevalues of the sum of the sum prevalues and the and charges incident therein, and the sing therefrom shall extend and user is scall. <b>B</b> the day and year (SEAL) (SEAL) (SEAL) A. D. 19.25 before me, a chronoxiedged the execution of
hal	And the sail pet: 105 of the first part 6	what at the delivery bored they are the lawful over B of the pre- liar at these during the life of this indenture, pay all taxes or assess and the second second second payles and the part. Y of the scent art, the loss, if any, made payable to the part. Y of the scent art, the loss, if any, made payable to the part. Y of the scent art, the loss, if any, made payable to the part. Y of the scent art, the loss, if any, made payable to the part. Y of the scent art, the loss, if any, made payable to the part. Y of the scent art, the loss, if any, made payable to the part. Y of the scent art, the loss, if any, made payable to the part. Y of the scent is a skin the loss of the last delivers and the scent and static faild sum of mesey, executed on the latth day of Jung that all interest arrening thereas accreding to the terms of static all signature even to discharge any taxes with interest thereas a late all signature even to discharge any taxes with interest thereas a late all signature even the scene barries delivers, all interest thereas and interest which this description, all interest dury and the scene are to discharge any taxes with interest thereas and the scene are to discharge any taxes with interest the scene is the first part. I do not be payable, and interest, the phare with the cost of the scene to the scene to payable, and the scene to the interest of the scene is the scene is the scene is the scene is discharge and scenes of the scene is the scene is the scene is the first part. I do not be the scene is the scene is the scene is the scene is the scene is the scene is the scene is discharge and scenes of the scene is the scene is the scene is discharge and scenes of the scene is the scene is the scene is the scene is the scene is the scene is the scene is the scene is discharge and scene of the scene is the scene is the scene is discharge and scene of the scene is the scene is the scene is discharge and scene of the scene is the scene is the scene is discharge and scene of the scene is the scene is th	ments that may be levide or answed und tereado in ruch sum and by mek al tereado in ruch sum and by mek al parts the extent of <b>Ch61r</b> - iorard as herein provided, the the indenture, and shall beer interest at POILARS, 19.26, then and also to server any sum ar ed, in the event that and part <b>Ch63</b> in to oble any provided herein, being the sum of the sum prevalues of the sum of the sum prevalues of the main of the sum prevalues of the main of the sum prevalues of the sum of the sum of the sum prevalues of the sum of the sum prevalues of the sum of the sum prevalues and the and charges incident therein, and the sing therefrom shall extend and user is scall. <b>B</b> the day and year (SEAL) (SEAL) (SEAL) A. D. 19.25 before me, a chronoxiedged the execution of
48 Inn Daily	And the sail pett. 108 of the first part 60	that at the delivery barred they are the lawful over B of the pre- limit at the delivery barred they are the lawful over B of the pre- limit at these during the life of this indenture, pay all taxe or assess in the lawful over the lawful over the lawful over a subscript of the lawful between a part of the indektedness, secured by this is a short the care a constrained on the 14th day of June is a short the care a constrained on the 14th day of June is a short the care a constrained on the 14th day of June is a short the care a constrained on the 14th day of June is a short the care a constrained on the 14th day of June is a short the care a constrained on the terms of asis delivers are to delivery on taxes with interview there as a benin previous the deliver is a strained therein fully deviating the terms of asis deliver are to deliver a travel to the interview there as a benin previous the deliver is the strained therein the terms of a short there are a to the deriver as a strained the convex state of the deliver are a strained to a strained the relation of the terms of the and the strained the convex state with the convex state on the first strained the convex state with the convex state of the strained the convex state with the convex state of the strained the convex state with the convex state of the strained the convex state with the convex state of the strained the convex state is benefit. In the convex of the convex state is benefit as a state of the state of the strained the state of the strained server state as a strained the convex state is benefit. Naud Lindley. Naud Lindley his wife 6 who essecuted the foregoing instrument and duly as not subscribed on y name, and a fitteed my official scal or to subscribed on y name, and state.	ments that may be levide or answed und tereado in ruch was and by mek al tereado in ruch was and by mek al parts the extent of <b>Ch617</b> - iorard as herein provided, the the indenture, and shall beer interest at 
nal ,	And the sail pet: 105 of the first part do	that at the delivery barred they are the lawful owner B of the pre- limit at the delivery barred they are the lawful owner B of the pre- limit at the delivery barred they are the lawful owner B of the pre- tion and the lawful owner and real erate insured against for a art, the loss, If any, made payable to the part. Y of the score the side and lawful become a part of the indelivations are used by this is added at the starter because due and payable and to here add premises us a when the same because due and payable and to here add premises us as when the same because due and payable and to here add premises the add num of money, executed on the 14th day of Jung that all interest are indig there according to the torms of add obligs are still due to the same because due and payable or if the internation are to discharge any taxes with interest there as a benefit are still then the same because due and payable or if the internation and the same because due and payable or if the internation are to discharge any taxes with interest there are a start which the indecised in the start due to the torms of add obligs and the same because due and payable, or if the internation and the unpaid of periods and interest, here the same and there are a start the respective particle bench. If default be made and the interest of the importance due and because are as a start of the importance due and because are as a start of the importance due and because due and Geo. N. Lindley Jr. Maud Lindley. 14th day of June in the aforesaid County and State, came Lindley his wife due as observed the foregoing instrument and duly as not subserved any name, and affixed my official scal or day of October 19 28 I.C. Ster	ments that may be levide or answed and tereado in ruch sum and by mek jarts the extent of <b>the Ir</b> - insured as been provided, the the indenture, and shall beer interest at DOLLARS, 1 = 26, do the server any men or ed, in the event that aid part <b>185</b> . In such agarbents or any part thereof bottom and also to arears any thereof the server and the server any men or ed, in the event that aid part <b>185</b> . In such agarbents or any part thereof bottom and also the merumains down and payable at the epiden of the methy agarbent, or any part thereof bottom and the bits mer remains down and payable at the epiden of the hereby granted, or any part thereof bottom and the bits of the epident down and payable at the epiden of the methy agarbent of the angle of the hereby granted, or any part thereof bottom and the bits of the hereby granted, or any part thereof the agarbent of the angle of the hereby granted, or any part down (SEAL) (SEAL) A. D. 19 25 , before me, a eknowledged the execution of a the day and year last above
al ed ay	And the sail pert 105 of the first part 60 Merely covenant and zerg great and indefaultie evides of laberiages therein, fire and edges of linearing sectors and the same spectra of the other part and the same spectra of the same spectra o	that at the delivery bored they are the lawful over B of the pre- limit at the delivery bored they are the lawful over B of the pre- limit at the delivery bored they are the lawful over B of the pre- limit of the lawful over and real enter have a seven are, the low, I any, made payable to the part _ y _ of the seven to a both the area borened do and payable to the part _ y _ of the seven the ball the seven a part of the indebidience, secured by this its all interest areasing thereon according to the terms of aid oblig- tic all interest areasing thereon according to the terms of aid oblig- ated the next areasing thereon according to the terms of aid oblig- tic all interest areasing thereon according to the terms of aid oblig- tic all interest areas with interest there as here here and its all interest areas in the first discharged. If delivath to model are all interest areas in the first discharged of the terms are as a non-law of parameters. All there are into a most the end of the interest to the seven areas and therefore the here in the discharged. If the terms are as a non-law of the respective parates here it. The first seven is the first seven is the seven areas and therefore accurd to be respective parates here it. The is a seven of the respective parates here it. If the parameters is a seven is the first seven is the seven areas and according accurding the seven is the seven in the address of the respective parates here it. In the address of the respective parates here it. Maud Lindley. If the day of June in the addressid County and State, came Lindley his wife S who executed the foregoing instrument and duly a not subscribed my name, and affixed my official seal or day of October 19 28 I.c. Ster RELEASE	ments that may be levied or answed and tereado in ruch sum and by mek and tereado in ruch sum and by mek la parts the extent of . <b>Cheff</b> insured as berein provided, the the indenture, and shall beer interest at 19.26, the and also to arear any sum or ed, in the extent that aid part185 in the extent the extent of the extent of the extent of the extent and also to any part the extent of an and also to area and part is seal. S . the day and year (SEAL) (SEAL) (SEAL) A. D. 19.25 , before me, a exhow ledged the execution of a the day and year last above renson <u>Notary Public.</u>
al ay	And the sail pett 105 of the first part 60	that at the delivery bored they are the lawful event B of the pre- limit at the delivery bored they are the lawful event B of the pre- limit at the delivery bored they are the lawful event a gain of the pre- sent the low. If any, made payable to the part _ y _ of the scen- tra the low. If any, made payable to the part _ y _ of the scen- tra the low. If any, made payable to the part _ y _ of the scen- tra the low of more, executed on the latth day of _ June in a data and more, executed on the latth day of _ June in a data and more, executed on the latth day of _ June in a data and more, executed on the latth day of _ June in a data and more, executed on the latth day of _ June in a data and more a part of the indebtedness, secured by this addigation constants are there in a law of the terms of aid they is a data and a presses, then the convy size with lawrend a the data and a presses, then the convy size with lawrend a section in the unated presses, then the convy size with lawrend as the execution of the angle therein each and the conv size and the rest is the line. In the pays are the data and a presses, then the convy size with lawrend as the each and even in the scentra is the first. If the pays are the data and the scentra is the first. If the pays are the data and the scentra is the first. If the pays are the data and the scentra is the first. If the pays are the data and the scentra is the first. If the pays are the data and the scentra is the scentra is a data and even the scentra is the first. If the day of _ June in the aforestid County and State, came Lindley his wife 6 who executed the foregoing instrument and duly a not subscribed my name, and affixed my official scal or day of October 19 28 I.c. Ster RELEASE where the full payment of the debt secured thereby.	ments that may be levied or answed and tereado in ruch sum and by med- lar to the extent of <b>the Ir</b> - innared as been provided, the the indenture, and shall beer interest at DOLLARS, 1 26, 1 26, thin and also to arcure any sum or ed, in the event that aid part <b>185</b> in such apyrable at the option of the region of the self portions and all the barder part between any sum or ed, in the event that aid part <b>185</b> in such apyrable at the option of the region of the self portion, and the barder part between any region of the self apyrable at the option of the region of the self portion, and the largest barder at part of the self approximation of the self portion, and the ing thereform shall extend and nurve is seal. <b>S</b> the day and year 
nal , , ay	And the sail pert 105 of the first part 60 Merely covenant and zerg great and indefaultie evides of laberiages therein, fire and edges of linearing sectors and the same spectra of the other part and the same spectra of the same spectra o	that at the delivery bored they are the lawful over B of the pre- limit at the delivery bored they are the lawful over B of the pre- limit at the delivery bored they are the lawful over B of the pre- limit of the lawful over and real enter have a seven are, the low, I any, made payable to the part _ y _ of the seven to a both the area borened do and payable to the part _ y _ of the seven the ball the seven a part of the indebidience, secured by this its all interest areasing thereon according to the terms of aid oblig- tic all interest areasing thereon according to the terms of aid oblig- ated the next areasing thereon according to the terms of aid oblig- tic all interest areasing thereon according to the terms of aid oblig- tic all interest areas with interest there as here here and its all interest areas in the first discharged. If delivath to model are all interest areas in the first discharged of the terms are as a non-law of parameters. All there are into a most the end of the interest to the seven areas and therefore the here in the discharged. If the terms are as a non-law of the respective parates here it. The first seven is the first seven is the seven areas and therefore accurd to be respective parates here it. The is a seven of the respective parates here it. If the parameters is a seven is the first seven is the seven areas and according accurding the seven is the seven in the address of the respective parates here it. In the address of the respective parates here it. Maud Lindley. If the day of June in the addressid County and State, came Lindley his wife S who executed the foregoing instrument and duly a not subscribed my name, and affixed my official seal or day of October 19 28 I.c. Ster RELEASE	ments that may be levied or answed and tereado in ruch sum and by med- lar to the extent of <b>the Ir</b> - innared as been provided, the the indenture, and shall beer interest at DOLLARS, 1 26, 1 26, thin and also to arcure any sum or ed, in the event that aid part <b>185</b> in such apyrable at the option of the region of the self portions and all the barder part between any sum or ed, in the event that aid part <b>185</b> in such apyrable at the option of the region of the self portion, and the barder part between any region of the self apyrable at the option of the region of the self portion, and the largest barder at part of the self approximation of the self portion, and the ing thereform shall extend and nurve is seal. <b>S</b> the day and year 

in in path

ac an su of or or un hoo im in ov to,

las

ST Co

De