	SAGE RECORD 69	459
Alva B. Cartor	STATE OF KANSAS, DOUGLAS COUNTY, ss. This instrument was filed for record on the 5	
TO	9 0ct. A. D., 192 6 . at 11:50	A. M
Sol Marks	By	of Deeds.
THIS INDENTURE, Made this fourth		Neputy.
hundred and twenty six between Alva B. Carter and Corinne V. Cart	, in the year of our Lord, one th	ousand nine
of Lawrence in the County of parties of the first part, and Sol Varks	Douglas	Rog. No. 2.91
a strain of the second s	and State of Kansas	· Fee Paid /2 . 50
WITNESSETH, that the said part ics of the first Pive Thousand which is hereby acknowledged, ha ve. sold, and by this in	1 DOLLARS AL	······································
to following described real estate situated and being in the Co	ounty of David Davidan, Sell and Mortgage to the said part	e receipt of second part,
the second s	The second of Antisas, ID-WIL:	
Nessachusetts street in the	and the north half of lot numbered ninety eight (98) o	
and the second second in the second	sity of Lawrence, Douglas County, Kansas.	
		a-
		and the second of the second sec
with the appuretenances and all the estate, title sr.d interest o And the said part ies — of the first part do bredy cover	ant and arme that at the delivery beset they are the total	
And the said part 108 of the first part do	ant and agree that at the delivery hereof they are the lawful owner of the premises above granted, brances,	esta mind of a
And the said part[16] . of the first part do bureby over- good and indefeatible estate of inheritance therein, five and clear of all incrum and that they sull warrant and defend the same arginst all pagins making has list a sgreed between the partice hereto that the part165 of the gainst aid ere leates been the same become due and payable and that	ant and agree that at the delivery hered they are the lawful owner. g , at the premises above granted, brance, d'of chim hereds. Fore part shall at all times during the life of this indexture, pay all taxes or assessments that may be in- they are 41.1. The state here the source of the state of the state of the state of the state of the state of the state of the state here the source of the state of the s	ried or samed
And the said parting 6 of the first part do	and and agree that at the delivery hered they are the lawful owner. g . at the premises above granted, brances, or of chain therets. Since part shall at all those during the life of this indexture, pay all taxes or measurements that may be lo bboy. will l . Levy the buildings upon mid real extate leaved against for and tornado is not in the second part, the loss, if any, made payable to the party of the mend part to the strent	tel or same
And the said part_265 of the first part do	and and agree that at the delivery hered they are the lawful owner. g . at the premises above granted, brances, or of chain therets. Since part shall at all those during the life of this indexture, pay all taxes or measurements that may be lo bboy. will l . Levy the buildings upon mid real extate leaved against for and tornado is not in the second part, the loss, if any, made payable to the party of the mend part to the strent	tel or same
And the said parting of the first part do brevy even good and indefaultie settate of inheritance therein, fires and clear of all incensi- and that they all warrant and defend the same against larget making the It is agreed between the parties herein that the part. 108 of the signism and real settate when the same becomes due and aparkhe, and that 1. insurance on party as shall be specified and directed by the part of interest. And in the event that and part. 108 of the first part	and and agree that at the delivery hered they are the lawful owner. g. at the premises above granted, brances, wful chains thereto. Similar that all all times during the life of this indexture, pay all lates or measurement that may be in black <u>wful 1</u> . Leves the buildings upon add real entatic insured against for and tenade in such a	tel or same
And the soil parting of the first part do brevely even cod and indefaultie exists of inheritance therein, free as dear of all incensi- and that they still varant and default the part. 109	ant and agrees that at the delivery hered they are the lawful owner g at the premines above granted, beracca, fore port shall at all times during the life of this indexture, pay all taxs we assume that may be be below . We have the buildings upon an indext in any tax is a start for and to made in and a t the second part, the local if any, make prachic to be part. or if the wood part is the centur of pay are that as all these as the beaution of the practice of the part of the second part, the beaution of the second payable to be part. or if the wood part of the second part, and the amount as paid shall become a part of the indextedores, second by this indextare, and shall a run of. we payment of maid , and emergy, executed on the they of descend _ t 	fed er sammel im salt synsk de de vikid, skan ske mer kinnen at DOLLARS,
And the soil parting of the first part do brevely even cod and indefaultie exists of inheritance therein, free as dear of all incensi- and that they still varant and default the part. 109	ant and agrees that at the delivery hered they are the lawful owner g at the premines above granted, beracca, fore port shall at all times during the life of this indexture, pay all taxs we assume that may be be below . We have the buildings upon an indext in any tax is a start for and to made in and a t the second part, the local if any, make prachic to be part. or if the wood part is the centur of pay are that as all these as the beaution of the practice of the part of the second part, the beaution of the second payable to be part. or if the wood part of the second part, and the amount as paid shall become a part of the indextedores, second by this indextare, and shall a run of. we payment of maid , and emergy, executed on the they of descend _ t 	fed er sammel im salt synsk de de vikid, skan ske mer kinnen at DOLLARS,
And the suid parting of the first part do brevy coven cod and indefaultie extate of inheritance therein, fire and clarz of all incensi- tion of the indefaultie extate inheritance therein, fire and clarz of all incensi- lit is acreed between the partice herein that the part. 106 of the signists aid real scitzs when the same becomes due and particle, and that i havenness or mpany as shall the specified and directed by the part of interest. And in the event that aid part. 106 of the significant of the significant of the second part may pay add Lanza and instance, or either the site of the event that and part. 106 of the first part call all interest. And in the event that and part. 106 of the site of the the site of the second part may pay add Lanza and instance, or either the site of the second part may pay add Lanza and instance, or either THIS GIUNNT is interacted and the site of the site of the site of we want of mong startments by the and part of the second part to pay f of the ferst part call full to pay the same as provided in this inductor. And the the charge market more of barrows, or if the tance is and we want of mong startments by the same part part of the ferstreet. And the the charge market more of barrows, or if the tance is and instance.	and and apprece that at the delivery hered they are the lawful owner \underline{a} , at the premines there emanted, beracce, divident between. The port taken at all times during the life of this indexistor, pay all taxs are assuments that may be be bboy. Will. The port taken at the two be belifuge upon and real notice instrumd against fire and termado in much there excel part, the loss, if any, make paysible to the part. $\underline{a} = 0$ if the wood part to the estima- on pay and here the belifuge upon and payshile and to hop and premises instrumd as hards and and and the amount to paid shall become a part of the indexistories, secured by this indexizer, and shall a real of an isometry of mail of any or the part of the indexistories of the two of the part of the result of an isometry, executed on the 4th . Any of OtoDepr - eceed part, with all interest securing therem associating to the terms of and shiftsing in a far even that a real or bardward and the interest interview the second part, with all interest accurate there an also real solution in and the to next for any interactive or to discharge any taxe with interest therems as herein provided, in the rever, that a view or off and the one part is the term in the part of the interest of a second part, with all interest terminal parts there in the one pays that the one is the interview that any the paysments or even of the interview that any the paysments or even of the one paysing the real has the field or delay the paysments or even of the one pays the paysments or the interview that and the interview that any the paysments or the real has the paysment or the one paysment of the terminal terms and the paysments or the one paysment or the terminal term in the paysment or even of the any paysment or the terminal term and the paysment or the one of the term of the terminal term and the paysment or the one of the terminal term of the terminal term one term of the terminal term of the terminal terminal term of the terminal terminal terminal term of the terminal term of te	ted er sammel m und ipp mit de vitied, tim tie mer biorren at DOLLARS,
And the said partings of the first part do breely even good and indexible exists of indexing the transmission all parts making the It is a green between the parties here to that the part _ 100 of the sights and real state when the same becomes due and parts has due to 1 is a green between the parties here to that the part _ 100 of the sights and real state when the same becomes due and parts has due to 1 interest. And in the event that any part and taken and duranzes, or rither there to the the event that any part and taken and duranzes, or rither THIS ditANT is intered as a mortgate to secure the payment of the First. The make the event that an mortgate to secure the payment of the First. And in the event the same approximation of the same approximation of the part of the second part to part of the se- ment of more parts are the part of the second part to part And the terms of Oppose means approximation the indeximation. If we the balance parts are the sparts are being the parts and the same parts are of the fort part shall fail to pay the same as provided in this indeximation	and and apprechant at the delivery hered they are the lawful owner \underline{a} at the premines there granted, brances, "first part shall at all them during the life of this indexitor, pay all taxes or measurements that may be brances." A start of the second part, the buildings upon add main state harmed \underline{a}_{ab} and the start bar has a f the second part, the loss, if any, made payahle to the part \underline{a}_{ab} and the start bar has a f the second part, the loss, if any, made payahle to the part \underline{a}_{ab} and the start bar has a f the second part, the loss, if any, made payahle to the part \underline{a}_{ab} and part to the start of pay with kines what the same became a part of the indektodown, secured by this ladestare, and shall or nor of." We payment of mail μ and interest seconding to the terms of and solutions are determined as been pay even of any limit laterest seconding to the terms of and solutions and also to me or our jump taxes or to fadestare pay taxes with inferent there on the pay shall, in the terms the terms of the second payahle and the terms at the terms of the start of the payment of mail μ and meany, cancer that the interest there are the second pay with all interest there are the second pays by the payable, at the terms the terms of the pay by the payable of the payable of the pay and the payable of the pays the payable of the terms the pay the payable of the payable of the payable of the payable of the the payable of the terms the payable of the payable of the terms the payable of the the payable of the the payable payable of the payable of the payable of the payable payable of the terms the payable of the the payable of the the payable payable of the the payable payable of the the payable payable of the payable payable of the the payable payable of the payable payable of the payable payable of the payable payable	hti er annen in and ty such filter Milde, dans tie me lateren at DOLLARS,
And the said parting of the first part do brevy even good and indefaultie exists of inheritance therein, fires and clear of all incensi and that they all warrant and defend the same against tail are lightly and the It is agreed between the partice herein tails the part. 108 of the sights aid real state when the ames becomes due and parks and that 1. insurance or mpany as shall be specified and directed by the part of the interset. And in the event that and part. 108 of the first part. 2.2. and the second part may pay and taits and dimensare, ere risker, the mixed life from the date of payment tail folly repaid. THIS Given and the event that and part. 109 of the first part. 2.2. and the second part may pay and taits and dimensare, ere risker, THIS Given the date of payment tail folly repaid. THIS Given the date of payment tails reliably the payment the second give the terms ofOPP events and the inductor. A data that covery are shall be read of a symmet. The makes a breve are a first data that the top the said part of the second part to pay for the back the covery are shall be read of a symmet. The makes as breve, or a first data that the top, the said part of the second part to pay for the back the covery are shall be read of the make a specified in the inductor. The data to pay, the said part of the second part top and the covery are shall be read of the same top revised for in a size within obligation, for the back the covery are shall be part of the same the read as a part of the same top revised for in a size with the obligation of the same top revised for and ward the same top revised for an advertise and part	and and apprece that at the delivery hered they are the lawful owner \underline{a} , at the premines there emanted, beracce, divident between. The port taken at all times during the life of this indexistor, pay all taxs are assuments that may be be bboy. Will. The port taken at the two be belifuge upon and real notice instrumd against fire and termado in much there excel part, the loss, if any, make paysible to the part. $\underline{a} = 0$ if the wood part to the estima- on pay and here the belifuge upon and payshile and to hop and premises instrumd as hards and and and the amount to paid shall become a part of the indexistories, secured by this indexizer, and shall a real of an isometry of mail of any or the part of the indexistories of the two of the part of the result of an isometry, executed on the 4th . Any of OtoDepr - eceed part, with all interest securing therem associating to the terms of and shiftsing in a far even that a real or bardward and the interest interview the second part, with all interest accurate there an also real solution in and the to next for any interactive or to discharge any taxe with interest therems as herein provided, in the rever, that a view or off and the one part is the term in the part of the interest of a second part, with all interest terminal parts there in the one pays that the one is the interview that any the paysments or even of the interview that any the paysments or even of the one paysing the real has the field or delay the paysments or even of the one pays the paysments or the interview that and the interview that any the paysments or the real has the paysment or the one paysment of the terminal terms and the paysments or the one paysment or the terminal term in the paysment or even of the any paysment or the terminal term and the paysment or the one of the term of the terminal term and the paysment or the one of the terminal term of the terminal term one term of the terminal term of the terminal terminal term of the terminal terminal terminal term of the terminal term of te	ted er anmend m tad by melt der delation for mer bierent at DOLLARS,
And the sell parting of the first part do brevy even need and indexible extate of inheritance therein, fire as detar of all incensi- and that they still variant and defend the same against all register making the life a greed between the partice herein that the part. 106 of the signits aid real state when the amb becomes due and aparkles, and that, it have not a state with the amb becomes due and aparkles, and that, it have not a state with the amb becomes due and have not a state and the have not a state when the amb becomes due and have not a state of the have not a state when the amb becomes due and have not a state interest. And in the event that staid part. 106 and the state not and have not a state of the state of the state of the state of the state of the Files CHANT is intereded at a morizont to second be to pay the and by <u>its</u> the state of the state of the state of the state of the mean of money advanced by the state of the state of the inductor. And the scate is not interest, for the state on and a state of the distribution of the state is a state of the the state on and a have state of the distribution of the state of the state on and a state of the distribution of the state is and if and payment is obtained by the state of the distribution of the state of the state of the state on and a mean of money advanced by the state of the state of the state on and a mean of money advanced by the state of the state of the state on and a state of the distribution of the state of the sta	and and apprent that at the delivery hered they are the lawful owner, g_{-} at the premines shore granted, because, divident hereas. For part that at all does during the life of this indexitive, pay all taxes or assuments that may be be bbby will . Levy the buildings upon and real instel hereaf spikels for and transko in and a bbbby will. They the buildings upon and real instel hereaf spikels for and taxabo or pay not how it way. The possible to the part. — Q_{-} of the wood part, the to the strunt, op pay not how it way. The possible to the part. — Q_{-} of the wood part, the to the strunt on pay not how its may have been a pay to the holdstation, secured by this indexism, and shall be equivalent to paid shall been a sport of the holdstation, secured by this indexism, and shall be payment of anid some of meany, essented on the 4.2b	ted er anmend m tad by melt der delation for mer bierent at DOLLARS,
And the suid partings of the first part do breaky even need and individually existing and the first part do for and dear of all incensi- ing of and individually existing and the second and the part of the life a greed between the parties between due and appales, and that, it is a greed between the parties between due and appales, and that, it is a greed between the parties between due and appales, and that, it is a greed between the parties between due and appales, and that, it is a greed between the said part of the second part on your of interest. And is intered at an interface to second be parties at off and the second part in your part all cases and absrame, or either THIS GIUNNT is intered at a mortgate to second be pay part and you fits and you fits and you fits and you fits and you fits and you fit he constant by the said part of the second part to pay of the fort, part chall fail to pay the same as particle in this information. And the constant part off and pay particular to absist and the your between the the constant and pay be and the set of the same are and your intervers, it should not be been, execution, administration pay and the set of the same are and you between the the constant pay pay and the pay administration pay and the due to absist and the set of the between the constant pay pay and the pay administration, present at the interverse. It apy there is the shall be bad the torse and pay and the set of the same reace and you when the shall be bad the torse, and it may be the pay	and and apprechange that it the delivery hered they are the lawful owner \underline{a} at the premises there emands, because, fore part shall at all dama during the life of this indexiner, pay all taxe or assumements that may be be More and all at all dama during the life of this indexiner , pay all taxe or assumements that may be be More aread part, the boad, if any, make problem to the part $\underline{a}_{12} = 0$ if the wood part is the strength of the strength of the strength of the taxes when the stars be been the problem to the part $\underline{a}_{22} = 0$ if the wood part is the strength of	red or amount m and you who which, dam the mer binness at DOLLARS, 19 26 . 19 27 . 19 26 . 19 27 . 19 28 . 19
And the suid partiags of the first part do bring reven for due discidentible extate of inheritance therein, five and dear of all lacemal and that they still variant and defend the same against all register making the 11 is a greed between the partia herein tails the part. 109 of the same against aid real rests the when the same becomes due and parable, not that, it have not a state with the same becomes due and parable, not that, it have not a state with the same becomes due and parable, not that, it have not a state with the same becomes due and hereas, or entire, there the same state with the same same becomes due and the same, or entire, THIS GRANT is intended as a mortgase to secone be agained at the same of more gatarance of parable and the same same becomes due and and by <u>its</u> of the second part of parable, and that, it will be terms of of the same same parable to the part of the same and of the terms of of the second part to part of the fear part call fail to pay the same same parable to the part The the vary mark all has the part of the tails are same same to the fear part call fail to pay the same same parable to the part The the vary mark all has the part of the tails are the same same to the fear part call fails to pay the same same same same same to the fear part call fails to pay the same same same same same to be been same same same same same same same same	and and apprect that it the delivery hered they are the lawful owner g = d the prominen there extranted, hereases, "for part shall at all dama during the life of this indexitors, pay all taxs are assumed that may be be below." All 11. The part he balling upper and index the top wall present on and town here the for part shall be the the balling upper and index the top wall present on a strength on the top wall be the second part, the loss, if any, made payahls to the part of the wood parts to the actual or pay are histars what the same become a part of the indextocloses, secured by this index time, and shall are non of	the ar anomal in and by mich defined, then the marchiters at DOLLARS,
And the suid partiags of the first part do breely coven good and indefeatible exists of inheritance therein, fires and dear of all incensi and that they all warrant and defend the mans again that the part. 108 of the first and real states when the mans becomes due and partials, and that it is agreed between the partial between the that the part. 108 of the interest. And in the event that and part. 108 of the first part of interest. And in the event that and part. 108 of the first part of interest. And in the event that and part. 108 of the first part of interest. And in the event that and part. 108 of the first part of interest. And in the event that and part. 108 of the first part of the event of the event that and part. 108 of the second part to part and by of the event method part is the part of the second part the event that and part. 108 of the second part to part and by of the event method part is the part of the this method. The first part that that the part the same as provided in this induction method part that find in part the same as provided in this induction may descend part the part is part to be part of the second part to part of the error. without notice and the same as provided in this induction may be added to the induction of bar in a good to the part of the bar end part of the bar manner provided by the and part of the same as and provements the three s. shall be part is bar of the shall be real as the origin of the the same as a provided in the induction is the induction of the same and provides of the same and provides of the same provided by the part	and and apprec that at the delivery hered they are the lawful owner g at the premines shore granted, brance, """"""""""""""""""""""""""""""""""""	ind or animat an tail by mith dis- which, than the me biarms at DOLLARS,
And the suid partiags of the first part do bring reven for due discidentible extate of inheritance therein, five and dear of all lacemal and that they still variant and defend the same against all register making the 11 is a greed between the partia herein tails the part. 109 of the same against aid real rests the when the same becomes due and parable, not that, it have not a state with the same becomes due and parable, not that, it have not a state with the same becomes due and parable, not that, it have not a state with the same becomes due and hereas, or entire, there the same state with the same same becomes due and the same, or entire, THIS GRANT is intended as a mortgase to secone be agained at the same of more gatarance of parable and the same same becomes due and and by <u>its</u> of the second part of parable, and that, it will be terms of of the same same parable to the part of the same and of the terms of of the second part to part of the fear part call fail to pay the same same parable to the part The the vary mark all has the part of the tails are same same to the fear part call fail to pay the same same parable to the part The the vary mark all has the part of the tails are the same same to the fear part call fails to pay the same same same same same to the fear part call fails to pay the same same same same same to be been same same same same same same same same	and and apprect that it the delivery hered they are the lawful owner g = d the prominen there extranted, hereases, "for part shall at all dama during the life of this indexitors, pay all taxs are assumed that may be be below." All 11. The part he balling upper and index the top wall present on and town here the for part shall be the the balling upper and index the top wall present on a strength on the top wall be the second part, the loss, if any, made payahls to the part of the wood parts to the actual or pay are histars what the same become a part of the indextocloses, secured by this index time, and shall are non of	ind or summal in tail you mb di- ritid, then the me tailyou mb di- me tailyou mb and and the processing and and there and and there (SEAL) (SEAL)
And the sell partiags of the first part do repring reverse reed and individual exists of inheritance therein, fires and early a constrained it is agreed between the participation of the parts making the list agreed between the participation of the parts making the list agreed between the participation of the parts making the list agreed between the participation of the parts and the parts and the list agreed between the participation of the parts and the list and list agreed between the part is and part. 100	and and apprent that is the delivery hered they are the lawful owner g at the premines above pranted, because, and or of the end owner g at the premines above pranted by the beause of the second part, the beau if any on the beauter approximate the thermal the second part, the beau if any on the beauter approximate the induced as a second practice beauter approximate the second part, the beau if any one because a part of the induced second part, with all interest second part, the has an induced second part, with all interest second part of the induced second part, with all interest second part of the induced second part, with all interest second part of the induced second part, with all interest second part is the induced second part, with all interest second part is the induced second part, with all interest second part is the induced second part, with all interest second part is the induced second part. All the second part, with all interest second part is the induced second part is the induced second part is the induced second part. If deriver and part is the induced second part. If deriver approach are approached as the the part is any origin of part of part is an induced second part is the induced second part is	And or assessed an and yearsh visiod, show the me interme at DOLLARS, - 10 2 G. -
And the sell partiags of the first part do between version of the second participation of the secon	and and apprent that is the delivery hered they are the lawid owner g = 4 the premines above pranted, because, and the interest of the second part, the loca, if any, much paralle to the interest areas of against field with the second part, the loca, if any, much paralle to the paralle part of the second part, the loca, if any, much paralle to the paralle part of the second part, the loca, if any, much paralle to the paralle part of the second part, the loca, if any, much paralle to the paralle part of the second part, the loca, if any, much paralle to the paralle part of the second part is the second part, the loca, if any, much paralle to the paralle part of the second part is the second part, the loca, if any, much paralle to the paralle part is the second part, the paralle to the second part is th	And or assessed an and by such which, then the multiple such and all types the and all types and all types (SEAL)
And the sell partiags of the first part do breedy coven good and individual exists of inheritance therein, fires and dear of all incensi- in a dress between the participation in the second one and particle making the life a greed between the participation in the participation making and line markers or mpany as abilit as participation in the participation and and interest. And in the event that and part. 100	and and agree that at the delivery hered they are the lawid owner g at the premines shore granted, breace, " of of data between the state of the label of the indexitor, pay all taxe are assuments that may be below will. It have not part, the book if any make prysike to the part of the indexitor, pay and taxes when the same because the probability of the probability of the same part of the book index of the part of the indexitor, and the label of the part of the indexitor of the same part of the same part of the indexitor of the same part of the indexitor of the same part of the	Ind or summed in tail you mb did which, then the more biarres at DOLLARS,
And the sell partiags of the first part do breedy reverse for and individually exists and an approximate therein, fore and easy of all laceman approximates and partial sell and approximate the partial self approximate the p	and and appreciated the delivery hered they are the lawful ensure g at the premines above pranted, herease, """ of denis therease, "" and " at all time derives the life of the indexitor, pay all taxes are assessments that may be before with 11. They the buildings upon and real and call man during the life of the indexitor, pay all taxes or assessments that may be before with the prant (p = 0 for word part, the boad, if any, made prants to the prant, p = 0 for word part, the boad, if any, made prants the the indexitorians, accurate the indexitorians when the same become a part of the indexitorians, secured by this indexitor, and shall be assesses the same there are not delivery and the measure the same become a part of the indexitorians, secured by this indexitor, and shall be even and part, with all interest securing therma securing in the trans of and shall be even and part. The same become and the life of the trans of and shall be even and part, with all interest securing therma securing in the trans at herein provided, in the result of the life of the trans of and shall be even the part of the life of the trans of and shall be even the part of the law of the trans of the same become a part of the life of the trans of the mate in the part of the law of the part of the law of the trans of the same become and the law of the law of the trans of the same become and the law of the law of the trans of the same become and the law of the law of the same become and the law of the law of the same become and the law of the law of the same become and the law of the law of the same become and the same become and the law of the law of the same become and the law of the law of the same become and the law of the same become and the law of the law of the same become and the law of the same become and the law of the law of the same become and the law of the same become and the law of the law of the same become and the law of the law of	ted er anment in und yn mit de vrided, then the me thinnen at DOLLARS, 19 26 19 26 10 26
And the sell partiags of the first part do breedy reverse for and individually exists and an approximate therein, fore and easy of all laceman approximates and partial sell and approximate the partial self approximate the p	and and appreciated the delivery hered they are the lawful ensure g at the premines above pranted, herease, """ of denis therease, "" and " at all time derives the life of the indexitor, pay all taxes are assessments that may be before with 11. They the buildings upon and real and call man during the life of the indexitor, pay all taxes or assessments that may be before with the prant (p = 0 for word part, the boad, if any, made prants to the prant, p = 0 for word part, the boad, if any, made prants the the indexitorians, accurate the indexitorians when the same become a part of the indexitorians, secured by this indexitor, and shall be assesses the same there are not delivery and the measure the same become a part of the indexitorians, secured by this indexitor, and shall be even and part, with all interest securing therma securing in the trans of and shall be even and part. The same become and the life of the trans of and shall be even and part, with all interest securing therma securing in the trans at herein provided, in the result of the life of the trans of and shall be even the part of the life of the trans of and shall be even the part of the law of the trans of the same become a part of the life of the trans of the mate in the part of the law of the part of the law of the trans of the same become and the law of the law of the trans of the same become and the law of the law of the trans of the same become and the law of the law of the same become and the law of the law of the same become and the law of the law of the same become and the law of the law of the same become and the same become and the law of the law of the same become and the law of the law of the same become and the law of the same become and the law of the law of the same become and the law of the same become and the law of the law of the same become and the law of the same become and the law of the law of the same become and the law of the law of	Ind or summed in tail you mb did which, then the more biarres at DOLLARS,
And the suid partiags of the first part do bring result of the series of a minimization wherein, five and dear of all lacenses of the accessible where the partial state of all minimizations therein, five and dear of all lacenses of the accessible between the partials	and and apprent that is the defirery hered they are the lawful event g. at the premines there granted, brances. "Trip our label of the label of this indexitor, yay all taxes or assessments that may be be below y will.1. They the building up and hard notice hards are an assessments that may be be they we have the below of any much payable to the part of the second parts to the start and the amount as paid shall become a part of the indexindence, second by the indexitor, and shall and the amount as paid shall become a part of the indexindence, second by the indexitor, and shall are and d. the payment of mid-and indexy executed on the of the second parts, the and the amount as paid shall become a part of the indexindence, second by the indexitor, and shall be payment of mid-and meney, executed on the the y ofO to the part for any interaction of the definition of the second payable to the terms of and adjustice and due to me are and . the payment of mid-and interest strength there according to the terms of and adjustice and due to me the payment of mid-and the second payable and the large of the balance is not be the pay in the second to the defaury any trans with interest there are that a second part. and the shall be adjusted to a second pay trans with interest there are the pays the set if the defaure and the objection one taken there in high due takenges. If default is made in the reset that a second part. and the the shall be adjusted to are the come in the pay the set if the mathematice is and there in the set of the reset and the objection part is any the set is the terms of adjusted to the objection of the set is the set the start of the high the set is the set is the terms of the set is the set attern is adjusted and harden set is the set	ted er anment in und yren h de de die reidel, then far me harmen at DOLLARS, DOL

18

ay of M. -da.

nine

part. t of part,

and and the at SS, or B office hote at () () ()

ſ