DECORD 80 T

Reg. No. 70

- 12

and the second se	CONTRACTOR OF THE OWNER O	STATE OF KANSAS, DOUGLAS COUN	NTY, 55.	And the second se
	FROM	This instrument was filed for record on t	the 5 day of	
		April A. D. 1935	at 1:13 o'clock P. M	
		April	rold A Deck	•••••••••••••••••••••••••••••••••••••••
	то		Register of Deeds.	BE CARA LARS
		By	Deputy.	Lawre
		in the year of	of our Lord, one thousand nine	
THIS INDENTURE, Mac	de this first day of	April , in the year of Dickey and Rose B. Dickey, his wife,		THIS INDE
undred and thirty-fiv	o, between Blox	,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,		
		and State of Kansas,		of Lawren
of Vinland	in the County of Douglas The First Savings Bank of	Lamanca Kensas.	next X of the sound and	parties of the fir
				WITNESSE
WITNESSETH, That the	said parties of the first part, in const	ideration of the sum of DOLLARS, to them	duly paid, the receipt of	Twenty-s
which is hereby acknowledged, his following described real estate situ	uated and being in the County of Dough	as and State of Kansas, to-wit:		which is hereby act following described
		(27) Twonship Thirteen	(13),	
	20), containing one Hundre the Northwest corner ther		re in	
				Real Contraction of the second
			i.	
				ALC: NOT ALC
				Bash and the second
		a to a faile first your should		with the appurtena
with the appurtenances and all the	he estate, title and interest of the said pa	art Y of the first part therein. at the defuny hered they. 210 the lawful over 6 of t	the premises above granted, and estat	
And the said part 10Sof the first	at part do hereby covenant and agree that a	art Y of the first part therein. at the defining hereof they_RFG the layful overeff of t	the premiess above granted, and sime	And the said par
And the said part 10 Sof the first of a good and indefeasible estate of inher	at part do hereby covenant and agree that a ritance therein, free and clear of all incumbrance	at the delivery bereof UIOV 2.10 the lawrun owners of t		And the said pau of a good and indefeasil and that they will warr
And the said part 12Sof the firs of a good and indefeasible estate of inher and that they will warrant and defend th	at part dobreeby covenant and agree that a minance therein, free and clear of all incumbrance be same against all parties making lawful claim the	at the delivery bereaf. Life y 2.4.5 the laws of overal, or to the second	that may be levied or assessed against	And the said pair of a good and indefeasi and that they will warr It is agreed betw
And the said part 1250 the first of a good and indefeasible estate of inher and that they will warrant and defend the It is agreed between the parties he said real estate when the same become d	it part do hereby covenant and agree that a tiance therein, free and clear of all incumbrance be same against all parties making is wild claim the eveto that the part	at the delivery hereof_LIDY_RID The investment of a reto. all times during the life of this indexture, pay all taxes or assessments abuilding upon mid real setted in sured against fire and to reado in such abuilding area. for the second part to the setters of	that may be levied or assessed against th sum and by such insurance company interest. And in the event that	And the said par of a good and indefeasil and that they will warm It is agreed betw said real estate when th as shall be specified and
And the said part. 20Sof the first of a good and indefeasible estate of inher and that they will warrant and defend th It is agreed between the partice b mild end setate when the same become d as shall be specified and directed by the p of the specified and directed by the p of the specified and the same become the same barrant of the first part that that if all	at part do kreeky covenant and agree that ; intere therein, free and dear of all incumbrance be sume arguinst all parties making investigations that is the start and payable, and that the y will live such part y of the second part, the iss, if any, make to pay such that we have the source become dee and p	at the delivery hereof. 5:109_8:10 the law in overset of the rete. all times during the life of this indexture, pay all taxes or assessments a building upon mid area static insured against for and toraido in an applie to the partyof the second part to the statist of a payable and to hep mid permises insured as herein provided, then the	that may be levied or assessed against th sum and by such insurance company interest. And in the event that	And the maid pan of a good and indefemil and that they will warr It is agreed betw maid real estate when th as shall be specified and maid particle of the fit
And the said part. 20Sof the first of a good and indefeasible estate of inher and that they will warrant and defend th It is agreed between the partice b mild end setate when the same become d as shall be specified and directed by the p of the specified and directed by the p of the specified and the same become the same barrant of the first part that that if all	at part do kreeky covenant and agree that ; intere therein, free and dear of all incumbrance be sume arguinst all parties making investigations that is the start and payable, and that the y will live such part y of the second part, the iss, if any, make to pay such that we have the source become dee and p	at the delivery hereof. 5:109_8:10 the law in overset of the rete. all times during the life of this indexture, pay all taxes or assessments a building upon mid area static insured against for and toraido in an applie to the partyof the second part to the statist of a payable and to hep mid permises insured as herein provided, then the	that may be levied or assessed against the sum and by such lasernose company interest. And in the event that a part	And the said par of a good and indefeatil and that they will war It is agreed betw said real estate when th as shall be specified and mid paring of the fi wid the said insurant fully regaid. THIS GRANT
And the said part. 20.5 of the first of a good and indefeasible extato of lather and that they will surrent and defend th It is agreen between the parties h mid and seture when the same become of a shall be specified and directed by the p mid part. Y of the fore part shall had the same had marken, or other, and t fully regist. THIS GRANT is intended as a m	at part dokreeky covenant and arrew that ' tiance therein, free and dens of all incumbrance to mane arguint all parties making larded datim the series that the part 105 of the first part shall at the series of payside, and that things. will like pit the part y of the second part, the less, if any, make to pay reach have been the same become due and p a mount ap paid shall become a part of the indi- many data the part of the same d data of the same do-	at the delivery hered. Lifey_R.1.9	a that may be levied or assessed against the sum and by such insurance company intervet. And in the event that perform the second part may of 10% from the date of payment unit DOLLARS.	And the mid part of a good and todefault and that they will war I is a greed bett mid real estate when th as shall be specified and mid game and insurance full years. CRANT This CRANT This CRANT This CRANT
And the said part 1056 the fin of a good and indefaultie states of laber and that they will warman and defend it it is agreed hereine the same between the said and matter when the same become d as shall be specified and directed by the p main tark and instance, or states, and it is and a same and the part of the said and the same and the part of the said and the same and the same of the same	at part do kreeky covenant and arrew that in itianer therein, free and dear of all incumbrance for ame against all particle making is wild iden these reso that the part. 1.25 of the first part shall at its rand payable, and that thingy. will live pit by more than the second part, the less if any, make he movement append hash become share of the is an any part of the second part, the second second part is an any part of the second part, the second second part is an any part of the second part, the second second part is an any part of the second part, the second second part is an any part of the second part, the second second part is an any part of the second part, the second second part is an any part of the second second part of the second part of the second part, the part of the second second part of the second part of the second part of the second second part of the second part of the second part of the second second part of the second part of the second part of the second second part of the second part of the second part of the second second part of the second part of the second part of the second second part of the second part of the second part of the second second part of the second part of the second part of the second second part of the second part	at the delivery hereof. Lifey_Alg the law in order A end rets. all times during the life of this inducture, pay all taxes or assessments building upon solid real estate induced a plant for and torrado in such a payable to be payable. Of the second for to be estate of payable and a law paid provides insured a berein provided, then the factore, secured by this inductors, and shall bear increase at the rate of the must mover, executed on the firsty orA	that may be levied or assessed against in man and by such insurance empary interest. As also in the event that pert the second perturbation of 10% from the date of payment and 01% from the date of payment and DOLLARS, inpril1055,	And the mid part of a good and thofenal and that they will war It is agreed between mid and enter when the an shall be specified and be specified and insurance fully repair. The share and insurance fully repair. Twonty-s a second to the terms of the terms
And the said per \hat{L} (SGR the fin of a good and indemnitie entate of laber and that they will permit indeferred it is agreen between the particle be and real states when the mass become d is make the specific and directed by the make permit and directed by the make permit and directed by the make permit and directed by the laber of the states of the state of the states	at part dokreby overnast and arres that ' itaans therein, five and clear of all focuments or tisans explose all parties making leveld datin the series that the part. 168 of the fore part shall at the sad payable, and that they_will here but here to be smooth part, the low, if any, make to pay nearly of the second part, the low, if any, make is insumate a pair has been the same become of the field is insumite a pair that here any a pair of the field satisfies to pay return of the same of 200	at the delivery hereof. L(10), A.1.9	that may be levied or assessed again. In man and by such insurance empagy instrume. And in the event that part. of the second part may pro- d 10% from the date of payment we ————————————————————————————————————	And the mid part of a good and theoremit and that they will war. It is agreed beet and the set of the set and the specified and and partic go, of the fi will set and insured fully Thinks GRANT I Thinks GRANT I Thinks GRANT is according to the torus a coording to the torus of and by .105 monty atraneed by the
And the said per 1.2626 the fin of a good and indemnitie state of labor and that they will warman indeferred in it is arrow hereas the parties be said real states when the same become d as had by specification and directed by the said per V. of the fore part shall fail and the same of the same of the same labor of the same of the same of the labor fulfills GRANT is intended as an Sifteen . Hundred and non secretary to be turns of ORB and by <u>15</u> the turns of ORB	at part dokreeky covenant and arree that ' itaane therein, five and clear of all focuments or time arguint all parties making berief dutinn the ereits that the part 1.05 of the fort part shall at the and payshes, and that they, will live pit and payshes, and that they will live pit at moments a pair of the fort part of the inde- tion of the part for the payment of an paybe to the part for the payment of an of the second part, be low.	at the delivery hereof. L(15), 3.1.9	that may be levied or assessed against the may add by such insurance empagy instruct. And in the event that and the bit is sensed part may pro- ble for from the data of payment we 	And the mid part of a good and theoremit and that they will war. It is agreed beet and the set of the set and the specified and and partic go, of the fi will set and insured fully Thinks GRANT I Thinks GRANT I Thinks GRANT is according to the torus a coording to the torus of and by .105 monty atraneed by the
And the said per 1.2626 the fin of a good and indemnitie state of labor and that they will warman indeferred in it is arrow hereas the parties be said real states when the same become d as had by specification and directed by the said per V. of the fore part shall fail and the same of the same of the same labor of the same of the same of the labor fulfills GRANT is intended as an Sifteen . Hundred and non secretary to be turns of ORB and by <u>15</u> the turns of ORB	at part dokreeky covenant and arree that ' itaane therein, five and clear of all focuments or time arguint all parties making berief dutinn the ereits that the part 1.05 of the fort part shall at the and payshes, and that they, will live pit and payshes, and that they will live pit at moments a pair of the fort part of the inde- tion of the part for the payment of an paybe to the part for the payment of an of the second part, be low.	at the delivery hereof. L(15), 3.1.9	that may be levied or assessed against the may add by such insurance empagy instruct. And in the event that and the bit is sensed part may pro- ble for from the data of payment we 	And the mid part of a good and theoremit and that they will war. It is agreed beet and the set of the set and the specified and and partic go, of the fi will set and insured fully Thinks GRANT I Thinks GRANT I Thinks GRANT is according to the torus a coording to the torus of and by .105 monty atraneed by the
And the said per 1.2626 the fin of a good and indefaultie source of labor and that they will warned and default it is a great interest the parties the and real same to be the same become di and real same to be the same become di and any set of the same the same interest of the same set of the same interest of the same set of the interest of the same set of the interest of the same district on the same set of the same set of the same interest of the same set	at part dokreeky covenant and arres that i isaace therein, free and dear of all incumbrator is more agricult all parties making herdid thim the resto that the part 1.08 of the fort part shall at is er and paytok, and that thingy. will live pit the part y of the second part, the list, if any, make its pay result is any sheen the same become due and p is humant ap pair data. Herease a part of the list is any string on the part y of the second part, while a the induction of the second part, while in bis indextrom. The marks are pair in particular of all the indextrom. The marks are interpreted, and all the indextrom.	at the delivery hered. L(16), L(1) the law in order of the inductor, pay all taxes or assessments a buildings upon and real estate insured against fire and torsado in well apyable to the party of the second part to the estated it is apyable at a keys mid premise insured as herein provided, the the second part of the second part is the rate is factored by this identure, and shall be interest at the rate is factored by this identure, and shall be interest it the rate is factored by this identure. And shall be interest is the rate is factored by this identure, and shall be interest it the rate is factored by this identure. A limit of moory, executed on the first the terms a before and a bigging or a state with interest there as herein provided, in the well as the partial weak the terms is before the rate and a bigging the set is the rate of a bigging to extract therein far bigging the terms is the rate of a bigging the rates. Using the herein a partial the interest therein far provided is the factored is the factored before the terms and a big factored. If the instance is the rate of a bigging the rates the terms is the rate of a big of the rates. The rate of the instance is the rate of the rate of the instance is the rate of the rate of the instance is the rate of the rate of the instance is the rate of the rate	that may be levied or assessed spint in sum and by such insurance support instruct. And in the owned that part — of the second part may pay of 10% from the data of payment will instruct. And its payment will instruct and payment will be payment of the second payment will not that mail payment so way part there is not have by, an provided marks with and at the spin or the backet before a the the second payment were	And the mid part of a good and thefamilt and that they will war. It is agreed between mid rais entire when the an dail be specified and the specified and insures fully Thinks GRANT I Thinks GRANT I Thinks GRANT I Thinks GRANT I And the specified and and by .158. morey stranged by the war And the data may be man and specified in review or any deligation review and the shift of the shift of the shift of the and the shift of the shif
And the suit por 1.2626 the first of a good and indemnite state of labor and that they will warms indeferred in it is arguent between the parties be midd real states when the same become di midd real states when the same become di midd real states when the same become di midd real states when the same become di labor full the same distribution of the labor full of the same distribution of the labor full of the same distribution of the same states are same as a same distribu- stored and the same distribution of the And the same states are same distribu- and by -112 the same distribution of the And the same same distribution of the And the same same same distribution and by -112 the same as provided in an and the of the shading provided in an a vibert state, and it shad is built for the same distribution the share of the share of the same distribution of the share of the share of the state of the share as provided in a share of the same distribution provided in the share of the state of the share provided in the share of the share of the state of the share provided in the share of the share of the state of the share provided in the share of the s	at part dokreeky covenant and arree that ' titance therein, five and clear of all focultances. titance therein, five and clear of all focultances. I have a physical apartice making berief during the erion that the part 1.05 of the fort part shall at a have a physical that the physical aparts of the index of physical that the physical aparts of the index of the physical that the physical aparts of the index of the physical that the physical aparts of the index of the physical that the physical that the cover and physical that the physical aparts of the index of the physical that the physical aparts of the physics to be part t of the second part, with a the index physical to physical approximation of the physical this indextrue. The made as herein specified, and with the shift part t of the second part, with a physical to the physical to the physical that the second physical to the physical to the physical to the physical to the physical to the physical to the physical the physical to the physical to the physical to the physical the physical to the physical to the physical to the physical the physical to the physical to the physical to the physical the physical physical to the physical to the physical to the physical the physical physical to the physical to the physical to the physical the physical physical to the physical to th	at the delivery hered. L(10)_0.10 the law in where we	that may be levid or a second splat the man add y such instructor employ instruct. A table is the event that the instruct. A table is the event that the instruct and is the event that the instructure is the event of the instruc- DOLLARS, instructure is the event of the instructure is not here ty, an provided levels, and the instructure is even and there is not here ty, an provided levels, and the is the optimum of the balan bears, makes at the optimum of the balan bears, indicent here ty, and the overptient in the transformation of the balan bears, indicent here ty, and the overptient in the ty of any part there ty, in the many divident here ty, and the overptient in the ty of any part there ty, in the many start the overptient in the overptient in the overptient in the ty of any part there ty, in the many start the overptient is the overptient in the overptient in the start the overptient in the overptient in the overptient in the the overptient is the overptient in the overptient in the start the overptient in the overptient in the overptient in the start the overptient in	And the said part of a good and theoremit and that they till war. It is agreed between aid smal entar when the an shall be specified and and parting of the fit with a small be specified and and parting of the fit with a small be specified and and parting of the fit with a small be specified and and parting of the fit with a small be specified and and parting of the fit with a small be specified and and by its and and by its and and by its and and be specified and and the fit of the shall be specified with an index and it a share the and the fit of the shall participation and with the tanker, and it a small be specified and the best specified and the share of the and the specified and the state of the share of the and the specified and the specified and with the tanker, and it as manner of the presented by the main of the share of the share of the share of the share of the specified and the specified and the specified and the specified and the specified and the specified by the state of the share of the specified and the specified by the state of the specified and the specifie
And the suit por 1.2626 the first of a good and indemnite state of labor and that they will warms indeferred in it is arguent between the parties be midd real states when the same become di midd real states when the same become di midd real states when the same become di midd real states when the same become di labor full the same distribution of the labor full of the same distribution of the labor full of the same distribution of the same states are same as a same distribu- stored and the same distribution of the And the same states are same distribu- and by -112 the same distribution of the And the same same distribution of the And the same same same distribution and by -112 the same as provided in an and the of the shading provided in an a vibert state, and it shad is built for the same distribution the share of the share of the same distribution of the share of the share of the state of the share as provided in a share of the same distribution provided in the share of the state of the share provided in the share of the share of the state of the share provided in the share of the share of the state of the share provided in the share of the s	at part dokreeky covenant and arree that ' titance therein, five and clear of all focultances. titance therein, five and clear of all focultances. I have a physical apartice making berief during the erion that the part 1.05 of the fort part shall at a have a physical that the physical aparts of the index of physical that the physical aparts of the index of the physical that the physical aparts of the index of the physical that the physical aparts of the index of the physical that the physical that the cover and physical that the physical aparts of the index of the physical that the physical aparts of the physics to be part t of the second part, with a the index physical to physical approximation of the physical this indextrue. The made as herein specified, and with the shift part t of the second part, with a physical to the physical to the physical that the second physical to the physical to the physical to the physical to the physical to the physical to the physical the physical to the physical to the physical to the physical the physical to the physical to the physical to the physical the physical to the physical to the physical to the physical the physical physical to the physical to the physical to the physical the physical physical to the physical to the physical to the physical the physical physical to the physical to th	at the delivery hered. L(10)_0.10 the law in where we	that may be levid or a second splat the man add y such instructor employ instruct. A table is the event that the instruct. A table is the event that the instruct and is the event that the instructure is the event of the instruc- DOLLARS, instructure is the event of the instructure is not here ty, an provided levels, and the instructure is even and there is not here ty, an provided levels, and the is the optimum of the balan bears, makes at the optimum of the balan bears, indicent here ty, and the overptient in the transformation of the balan bears, indicent here ty, and the overptient in the ty of any part there ty, in the many divident here ty, and the overptient in the ty of any part there ty, in the many start the overptient in the overptient in the overptient in the ty of any part there ty, in the many start the overptient is the overptient in the overptient in the start the overptient in the overptient in the overptient in the the overptient is the overptient in the overptient in the start the overptient in the overptient in the overptient in the start the overptient in	And the said part of a good and theoremit and that they till war. It is agreed between aid smal entar when the an shall be specified and and parting of the fit with a small be specified and and parting of the fit with a small be specified and and parting of the fit with a small be specified and and parting of the fit with a small be specified and and parting of the fit with a small be specified and and by its and and by its and and by its and and be specified and and the fit of the shall be specified with an index and it a share the and the fit of the shall participation and with the tanker, and it a small be specified and the best specified and the share of the and the specified and the state of the share of the and the specified and the specified and with the tanker, and it as manner of the presented by the main of the share of the share of the share of the share of the specified and the specified and the specified and the specified and the specified and the specified by the state of the share of the specified and the specified by the state of the specified and the specifie
And the suit per 1.2656 the first of a good and indensitie status of labor and that they will mean labor densities in a grant between the particular mild real matter when the mass become of an about the specific and directed by the mild per V the fore part shall full mild the V the fore part shall full means a shall be specific and on the Vthe means of the terms ofthe means a shall be part to make part means a share by the mass as provided in a full to pay the mass as provided in the biddings on all real enter the full full means the of the discipation provided for the full full means the of the discipation provided for the full full means the of the discipation provided for the full full means the of the discipation provided for the full full means the full is paid by the mark of the full full means the specific shall be paid by the part of the full means the full be paid by the part of the full full means the full be paid by the part of the full full means the full be paid by the part of the full full means the full be paid by the part of the full full means the full be paid by the part of the full full means the full be paid by the part of the full full means the full be paid by the full full full full means the full be paid by the part of the full full full means the full be paid by the full full full full full means the full be paid by the full full full full full means the full be paid by the full full full full full means the full full full full full full full ful	at part dokreeky covenant and arres that ' titazen therein, free and clear of all lacumbrased titazen therein, free and clear of all lacumbrased to anne acquised all partice making lavelid dation the series that the part $\hat{1}$ fills of the fort part shall at the and payable, and that $\frac{1}{2}$ Mog Will lave the the angle of the second part, the base, if any made is insumit ap paired and the became a pay of the inside is insumit ap paired and the became a pay of the inside as insumit ap paired and became a pay of the inside as insumit ap paired and the second pay of the inside as insumit ap paired on of the second pay of the creatian written obligation of the payment of and yields to the part ty of the second part, with it did be second part to pay for any insume or to this indestrue. The instance of the that such and and it excits are ref in a good regard as they in each of it want is on the to draw of remover appointed to could be the total the of and the tore of the second the total second the instituted on the instance that the instance is and it is excited as the of the or of the pay of the angle second the total second the of the instance is and the i	at the delivery hered. L(16), A.1.2	that may be levied or a second space in man all by such insurance employ interest. As fails the event that pert is the second perturbation of 10% from the data of payment and of 10% from the data of payments and the to be secure any man or smart and the to be secure any man or smart and the tob be secure any man to the same the option of the hadre barry makes at the option of the hadre barry matter the option of the hadre barry matter theory and the security and the of the option of the hadre barry matter theory and the security and the of the option of the hadre barry matter theory and the security and the of the option of the hadre barry matter theory and the security and the of the option of the hadre barry matter theory and the security and the of the option of the hadre barry matter theory and the security and the of the option of the hadre barry matter theory and perturbation of the hadre barry matter theory and the security and the security and the barry matter barry and the security and the security and the barry matter barry and the security and the security and the barry matter barry and the security and the se	And the mid part of a good and thole mid and that they will war It is agreed between mid mai entar when the as shall be specified and in the specified mid- mid part again and the mid part again and the presented by the mad the obligatory more and the obligatory more the ball the gift has and the mid part again and the presented by the mad the obligatory more and the obligatory more
And the suit per 1.5267 the first of a good and indensitie status of labor and that they will permit and determine its attract the status indensities of the mild real status when the mass become di- mit and and status when the mass become di- status and the specifical and directed by the mild perc. V. of the fore part shall full and the status indensities of the status balance of the status of the status of the status of the status of the status of the biddings on and real status of the status of the biddings on and real status of the status of the status of the status of the status of the biddings on and real status of the status of the status of the status of the status of the biddings on and real status of the status of the biddings on and real status of the status of the biddings on and real status of the status of the biddings on and real status of the status of the biddings on and real status of the status of the biddings on and real status of the status of the biddings on and real status of the status of the biddings on and real status of the status of the biddings on and real status of the status of the biddings on and real status of the status of the biddings of the status of the status of the status of the biddings of the status of the status of the status of the biddings of the status of the status of the status of the biddings of the status	at part dokreeky covenant and arres that ' titazen therein, free and clear of all lacumbrased titazen therein, free and clear of all lacumbrased to anne acquised all partice making lavelid dation the series that the part $\hat{1}$ fills of the fort part shall at the and payable, and that $\frac{1}{2}$ Mog Will lave the the angle of the second part, the base, if any made is insumit ap paired and the became a pay of the inside is insumit ap paired and the became a pay of the inside as insumit ap paired and became a pay of the inside as insumit ap paired and the second pay of the inside as insumit ap paired on of the second pay of the creatian written obligation of the payment of and yields to the part ty of the second part, with it did be second part to pay for any insume or to this indestrue. The instance of the that such and and it excits are ref in a good regard as they in each of it want is on the to draw of remover appointed to could be the total the of and the tore of the second the total second the instituted on the instance that the instance is and it is excited as the of the or of the pay of the angle second the total second the of the instance is and the i	at the delivery hered. L(10)_0.10 the law in where we	that may be levied or a second space in man all by such insurance employ interest. As fails the event that pert is the second perturbation of 10% from the data of payment and of 10% from the data of payments and the to be secure any man or smart and the to be secure any man or smart and the tob be secure any man to the same the option of the hadre barry makes at the option of the hadre barry matter the option of the hadre barry matter theory and the security and the of the option of the hadre barry matter theory and the security and the of the option of the hadre barry matter theory and the security and the of the option of the hadre barry matter theory and the security and the of the option of the hadre barry matter theory and the security and the of the option of the hadre barry matter theory and the security and the of the option of the hadre barry matter theory and perturbation of the hadre barry matter theory and the security and the security and the barry matter barry and the security and the security and the barry matter barry and the security and the security and the barry matter barry and the security and the se	And the mid part of a good and thole mid and that they will war It is agreed between mid mai entar when the as shall be specified and in the specified mid- mid part again and the mid part again and the presented by the mad the obligatory more and the obligatory more the ball the gift has and the mid part again and the presented by the mad the obligatory more and the obligatory more
And the suit per 1.2656 the first of a good and indensitie status of labor and that they will mean labor densities in a grant between the particular midgers, and the second and directed by the midgers, and the second and directed by the second second second second second second test and a second second second second second second second second second second second se	at part dokreeky covenant and arres that ' titazen therein, free and clear of all lacumbrased titazen therein, free and clear of all lacumbrased to anne acquised all partice making lavelid dation the series that the part $\hat{1}$ fills of the fort part shall at the and payable, and that $\frac{1}{2}$ Mog Will lave the the angle of the second part, the base, if any made is insumit ap paired and the became a pay of the inside is insumit ap paired and the became a pay of the inside as insumit ap paired and became a pay of the inside as insumit ap paired and the second pay of the inside as insumit ap paired on of the second pay of the creatian written obligation of the payment of and yields to the part ty of the second part, with it did be second part to pay for any insume or to this indestrue. The instance of the that such and and it excits are ref in a good regard as they in each of it want is on the to draw of remover appointed to could be the total the of and the tore of the second the total second the instituted on the instance that the instance is and it is excited as the of the or of the pay of the angle second the total second the of the instance is and the i	at the delivery hered. L(16), A.1.2	that may be levied or a second space in man all by such insurance employ interest. As fails the event that pert is the second perturbation of 10% from the data of payment and of 10% from the data of payments and the to be secure any man or smart and the to be secure any man or smart and the tob be secure any man to the same the option of the hadre barry makes at the option of the hadre barry matter the option of the hadre barry matter theory and the security and the of the option of the hadre barry matter theory and the security and the of the option of the hadre barry matter theory and the security and the of the option of the hadre barry matter theory and the security and the of the option of the hadre barry matter theory and the security and the of the option of the hadre barry matter theory and the security and the of the option of the hadre barry matter theory and perturbation of the hadre barry matter theory and the security and the security and the barry matter barry and the security and the security and the barry matter barry and the security and the security and the barry matter barry and the security and the se	And the mid part of a good and dudnessi and that they will warr. It is agreed bare and a start they will warr It is agreed bare and the advertage of the fit and the advertage of the advertage and by . 105 more structure of the advertage of the shall fill to pay the and the balance of the solid struc- and the solid structure of the shall fill to pay the and the balance of the solid struc- and the solid structure of the solid structure of the solid struc- ture of the solid structure of the the balance of the solid structure of the balance of the solid structure of the the solid structure of the solid structure of the solid structure of the solid the solid structure of the sol
And the suit per 1.5267 the first of a good and indensitie status of labor and that they will permit and determine its attract the status indensities of the mild real status when the mass become di- mit and and status when the mass become di- status and the specifical and directed by the mild perc. V. of the fore part shall full and the status indensities of the status balance of the status of the status of the status of the status of the status of the biddings on and real status of the status of the biddings on and real status of the status of the status of the status of the status of the biddings on and real status of the status of the status of the status of the status of the biddings on and real status of the status of the biddings on and real status of the status of the biddings on and real status of the status of the biddings on and real status of the status of the biddings on and real status of the status of the biddings on and real status of the status of the biddings on and real status of the status of the biddings on and real status of the status of the biddings on and real status of the status of the biddings on and real status of the status of the biddings of the status of the status of the status of the biddings of the status of the status of the status of the biddings of the status of the status of the status of the biddings of the status	at part dokreeky covenant and arres that ' titazen therein, free and clear of all lacumbrased titazen therein, free and clear of all lacumbrased to anne acquised all partice making lavelid dation the series that the part $\hat{1}$ fills of the fort part shall at the and payable, and that $\frac{1}{2}$ Mog Will lave the the angle of the second part, the base, if any made is insumit ap paired and the became a pay of the inside is insumit ap paired and the became a pay of the inside as insumit ap paired and became a pay of the inside as insumit ap paired and the second pay of the inside as insumit ap paired on of the second pay of the creatian written obligation of the payment of and yields to the part ty of the second part, with it did be second part to pay for any insume or to this indestrue. The instance of the that such and and it excits are ref in a good regard as they in each of it want is on the to draw of remover appointed to could be the total the of and the tore of the second the total second the instituted on the instance that the instance is and it is excited as the of the or of the pay of the angle second the total second the of the instance is and the i	at the ddivery hered. LIGY_AIS	that may be levied or assumed spate in many and by such laterance employ instruct. Assis the event that per is the second per tange of 10% from the data of payments with of 10% from the data of payments with per is the payment of 10% from the data of payments of 10% from the data of payments of 10% from the data of payments in the tange of payments of the data in each payments or any part from in each payments of the payments reddent therein, and the veryping it my	And the mid part of a good and dudnessi and that they will warr. It is agreed bare and a start they will warr It is agreed bare and the advertage of the fit and the advertage of the advertage and by . 105 more structure of the advertage of the shall fill to pay the and the balance of the solid struc- and the solid structure of the shall fill to pay the and the balance of the solid struc- and the solid structure of the solid structure of the solid struc- ture of the solid structure of the the balance of the solid structure of the balance of the solid structure of the the solid structure of the solid structure of the solid structure of the solid the solid structure of the sol
And the suit per 1.5267 the first of a good and indensitie status of labor and that they will permit and determine its attract the status indensities of the mild real status when the mass become di- mit and and status when the mass become di- status and the specifical and directed by the mild perc. V. of the fore part shall full and the status indensities of the status balance of the status of the status of the status of the status of the status of the biddings on and real status of the status of the biddings on and real status of the status of the status of the status of the status of the biddings on and real status of the status of the status of the status of the status of the biddings on and real status of the status of the biddings on and real status of the status of the biddings on and real status of the status of the biddings on and real status of the status of the biddings on and real status of the status of the biddings on and real status of the status of the biddings on and real status of the status of the biddings on and real status of the status of the biddings on and real status of the status of the biddings on and real status of the status of the biddings of the status of the status of the status of the biddings of the status of the status of the status of the biddings of the status of the status of the status of the biddings of the status	at part dokreeky covenant and arres that ' titazen therein, free and clear of all lacumbrased titazen therein, free and clear of all lacumbrased to anne acquised all partice making lavelid dation the series that the part $\hat{1}$ fills of the fort part shall at the and payable, and that $\frac{1}{2}$ Mog Will lave the the angle of the second part, the base, if any made is insumit ap paired and the became a pay of the inside is insumit ap paired and the became a pay of the inside as insumit ap paired and became a pay of the inside as insumit ap paired and the second pay of the inside as insumit ap paired on of the second pay of the creatian written obligation of the payment of and yields to the part ty of the second part, with it did be second part to pay for any insume or to this indestrue. The instance of the that such and and it excits are ref in a good regard as they in each of it want is on the to draw of remover appointed to could be the total the of and the tore of the second the total second the instituted on the instance that the instance is and it is excited as the of the or of the pay of the angle second the total second the of the instance is and the i	at the delivery hered. LIGY_EIS	that may be levied or answerd splat in man and by such laterance ensuing interest. And is the event into the second per may are of 10% from the data of payments are of 10% from the data of payments are of 10% from the data of payments in the second per may are that that said pay in 10% of the form per in each bary are provided worth, we have a the second or the halfs bare in each bary man or the halfs bare and generations and all the payments and therefore shall existed and into its ing therefore shall be into the second and therefore shall be bare ing therefore shall be bare ing therefore shall existed and into its ing therefore shall existed and into its (SELI)	And the mid part of a good and theoremit and that they will war. It is agreed bare and that they will war It is agreed bare and the ale state when the and the sepecific and the second in the set of the set of the set of the second in the set of the set of the set of the set of the second in the set of the set of the set of the second in the set of the set of the set of the set of the second in the set of th
And the suit per 1.5267 the first of a good and indensitie status of labor and that they will permit and determine its attract the status indensities of the mild real status when the mass become di- mit and and status when the mass become di- status and the specifical and directed by the mild perc. V. of the fore part shall full and the status indensities of the status balance of the status of the status of the status of the status of the status of the biddings on and real status of the status of the biddings on and real status of the status of the status of the status of the status of the biddings on and real status of the status of the status of the status of the status of the biddings on and real status of the status of the biddings on and real status of the status of the biddings on and real status of the status of the biddings on and real status of the status of the biddings on and real status of the status of the biddings on and real status of the status of the biddings on and real status of the status of the biddings on and real status of the status of the biddings on and real status of the status of the biddings on and real status of the status of the biddings of the status of the status of the status of the biddings of the status of the status of the status of the biddings of the status of the status of the status of the biddings of the status	at part dokreeky covenant and arres that ' titazen therein, free and clear of all lacumbrased titazen therein, free and clear of all lacumbrased to anne acquised all partice making lavelid dation the series that the part $\hat{1}$ fills of the fort part shall at the and payable, and that $\frac{1}{2}$ Mog Will lave the the angle of the second part, the base, if any made is insumit ap paired and the became a pay of the inside is insumit ap paired and the became a pay of the inside as insumit ap paired and became a pay of the inside as insumit ap paired and the second pay of the inside as insumit ap paired on of the second pay of the creatian written obligation of the payment of and yields to the part ty of the second part, with it did be second part to pay for any insume or to this indestrue. The instance of the that such and and it excits are ref in a good regard as they in each of it want is on the to draw of remover appointed to could be the total the of and the tore of the second the total second the instituted on the instance that the instance is and it is excited as the of the or of the pay of the angle second the total second the of the instance is and the i	at the delivery hered. LIGY_EIS	that may be levied or ansmer space in many be levied or ansmer space in the set. As the second part may red 10% from the data of payment will observe the second part may red of 10% from the data of payment will apply the second part may red the second payment will be that the second payment will be the second payment of the second in each payment or say part there in each payment or say part there is each payment or say pay there is each pay there	And the mid part of a good and indefault and that they will warr It is agreed bare and a state they will warr It is agreed bare and the specific and the mid parting of the fr and the specific and and the specific and and the specific and and the specific and and the specific and the specific and and by . 108 many structed by the sum of the shall fail to pay the sum of the shall fail to pay the sum of the shall fail to pay the sum of the shall fail to pay the sum of the shall fail to pay the sum of the shall fail to pay the
And the suit per 1.5267 the first of a good and indensitie status of labor and that they will permit and determine its attract the status indensities of the mild real status when the mass become di- mit and and status when the mass become di- status and the specifical and directed by the mild perc. V. of the fore part shall full and the status indensities of the status balance of the status of the status of the status of the status of the status of the biddings on and real status of the status of the biddings on and real status of the status of the status of the status of the status of the biddings on and real status of the status of the status of the status of the status of the biddings on and real status of the status of the biddings on and real status of the status of the biddings on and real status of the status of the biddings on and real status of the status of the biddings on and real status of the status of the biddings on and real status of the status of the biddings on and real status of the status of the biddings on and real status of the status of the biddings on and real status of the status of the biddings on and real status of the status of the biddings of the status of the status of the status of the biddings of the status of the status of the status of the biddings of the status of the status of the status of the biddings of the status	at part dokreeky covenant and arres that ' titazen therein, free and clear of all lacumbrased titazen therein, free and clear of all lacumbrased to anne acquised all partice making lavelid dation the series that the part $\hat{1}$ fills of the fort part shall at the and payable, and that $\frac{1}{2}$ Mog Will lave the the angle of the second part, the base, if any made is insumit ap paired and the became a pay of the inside is insumit ap paired and the became a pay of the inside as insumit ap paired and became a pay of the inside as insumit ap paired and the second pay of the inside as insumit ap paired on of the second pay of the creatian written obligation of the payment of and yields to the part ty of the second part, with it did be second part to pay for any insume or to this indestrue. The instance of the that such and and it excits are ref in a good regard as they in each of it want is on the to draw of remover appointed to could be the total the of and the tore of the second the total second the instituted on the instance that the instance is and it is excited as the of the or of the pay of the angle second the total second the of the instance is and the i	at the delivery hered. LIGY_EIS	that may be levied or answerd splat in man and by such laterance ensuing interest. And is the event into the second per may are of 10% from the data of payments are of 10% from the data of payments are of 10% from the data of payments in the second per may are that that said pay in 10% of the form per in each bary are provided worth, we have a the second or the halfs bare in each bary man or the halfs bare and generations and all the payments and therefore shall existed and into its ing therefore shall be into the second and therefore shall be bare ing therefore shall be bare ing therefore shall existed and into its ing therefore shall existed and into its (SELI)	And the mid part of a good and theoremit and that they will war. It is agreed bare and that they will war It is agreed bare and the ale state when the and the sepecific and the second in the set of the set of the set of the second in the set of the set of the set of the set of the second in the set of the set of the set of the second in the set of the set of the set of the set of the second in the set of th
And the suit per L1626 the first of a good and indemnite sense of labor and that they will permit and determine its first permit and determine the mining permit and determine the mining per V of the first permit and determine the sense of the sense of the sense of and permit and the sense of the sense of the sense of the sense of the sense of the sense of the sense of the sense of the sense of the sense of the sense of the sense of the sense of the sense of the sense of the sense of the se	at part dokreeky covenant and agree that ; itaane therein, five and clear of all focuments on	at the delivery hered. LIGY_EIS	that may be levied or ansmer space in many be levied or ansmer space in the set. As the second part may red 10% from the data of payment will observe the second part may red of 10% from the data of payment will apply the second part may red the second payment will be that the second payment will be the second payment of the second in each payment or say part there in each payment or say part there is each payment or say pay there is each pay there	And the mid part of a good and theoremit and that they will war. It is agreed bare and that they will war It is agreed bare and the ale state when the and the sepecific and the second in the set of the set of the set of the second in the set of the set of the set of the set of the second in the set of the set of the set of the second in the set of the set of the set of the set of the second in the set of th
And the suit per LEGS the first of a good and indensitie states of labor and that they will wrant indeferred in his argume between the parties be midd real states when the same become di and and states when the same become di midd real states when the same become di the states are stated and and could be the same and the second and and and second as the terms of . One. and by	to part dokreeky covenant and agree that ; itaane therein, five and clear of all forumbrase is more acquised in parties making build durin the eroto that the part 1055 of the fort part shall at the and payshe, and that $\frac{1}{2}\log_2 \dots \log_2 \log_2 \log_2 \log_2 \log_2 \log_2 \log_2 \log_2 \log_2 \log_2$	at the delivery hered. LIGY_EIS	that may be levied or ansmer space in many be levied or ansmer space in the set. As the second part may red 10% from the data of payment will observe the second part may red of 10% from the data of payment will apply the second part may red the second payment will be that the second payment will be the second payment of the second in each payment or say part there in each payment or say part there is each payment or say pay there is each pay there	And the said part of a good and biodenait and that they will war. It is agreed bare and that they will war the and that they will be appendiced and and parting of the fi main and instructions for the said instruction and by .105 more drawned by the shall fail to puy the war without packet, and it all without packet, and it all the shall fail to puy the war and the shall fail to be start at the shall fail to puy the war without packet, and it all without packet, and it all the shall fail to puy the war and the shall fail to puy the war and all of the shall fails without packet, and it all the shall fail to puy the war and all of the shall fails the shall fail to puy the war and all of the shall fails in the shall fails to puy the shall be shall fails to puy the war without packet, and it all the shall fails to puy the war and all of the shall fails to the shall fails to puy the war without packet and the shall fails the shall fails to puy the war and all of the shall fails to the shall fails to puy the war without packet and the shall fails the shall fails to puy the war without packet and the shall fails the shall fails to puy the war without packet and the shall fails the shall fails to puy the war without packet and the shall fails to the shall fails to puy the war without packet and the shall fails to the shall fails to puy the war without packet and the shall fails to the shall fails to puy the war without packet and the shall fails to the shall be able to the shall fails to the shall be able to the shall to the shall to the shall be able to the shall to the shall be able to the shall to the shall be able t
And the suit per 1.2626 the first of a got and indensitie states of labor and that they will warman indeferred in the same between the parties he midd real matter when the same become di midd real matter when the same become di midd real matter when the same become di labor matter because of same and labor matter because of same and many same same same same secretary to the same same paysing and same	at part dokreby overnant and arre that ' itaane therein, five and dess of all forumbraso tame arguest all parties making leveld datin the ereto that the part 108 of the fort part shall at the and paytok, and that they (at y, make the mount ap additional the come a part of the inde- terms a write shall be come a part of the inde- strains writes addition (at y, make is mount ap addition (be seend part, with) / (be part (be seend part, with) the inderstray (be seend part, with) the inderstray (ch seend part, with) the inder payment be made as inder all outset are writh therein, of it is because or inder all outset are writh inderstray (ch seend part, with) the inder payment be made as inder in specified, and writh inderstray and is do retain the about the or its inder the made is frein in the inder the retain writh inderstray and payments of the inder the retain integrity of the the inder the retain integrity of the the inder the retain the inder the retain integrity of the inder the retain integrity of the inder the inder the retain integrity of the inder the inder the retain integrity of the inder the retain integrity of the inder the retain integrity of the inder the index of the inder the retain integrity of the index of	at the ddivery hered. Lifey_Life is divini event. It is the ddivery hered. Lifey_Life is a line or assessment is a buildings upon all entits insured apline for and contach in well applies to herein is a line of the second part to the extent d if graphs and to here a life remain insured a to here a provide, then the this discreme, and the second part to the extent d if graphs and to here a life remain insured as here a provide, the the testions, exceeding to the terms and all discreme the second part to the extent d if the second life the second life the terms and all discreme testing there as seconding to the terms and all discreme testing there are been applied to the and part life of the life the second life the secon	that may be levid or a monod spin the main and by such insenses empty instruct. And in the event into perturbation of the event into the second perturbation of the spin main of the second perturbation in other second perturbation in each payment is or any part them in each payment is or any part them is each payment of the second payment dident therefore shall extend and into its (SEAL) (SEAL) (SEAL)	And the said part of a good and biodenait and that they will war. It is agreed back and the said that when the and the specific and the specific to be terms of and the shared by the shall fail to pay the and and the shared by the shall fail to be the share of the shared by the specific and the shall fail to be the shared of the shared by the specific and the shall fail to be the shared of the shared by the shared of
And the suit per 1.2626 the first of a good and indensitie seture of labor and a good and indensitie seture of labor and that they will investigate detection of and a starts when the same become of and per labor of the start of the midgent of the seture of the start of the start of the starts when the same become of the start of the start of the start of the start of the starts of the start of the start of the starts of the start of the start of the start of the start of the start of the start of the start of the start of the start of the start of the start of the start at the start of the start	at part dokreby overnant and agree that ; itaane therein, five and clear of all incumbrass is more acquised in partice making level duals the sense acquised in partice making level duals the sense acquised in partice making level duals the sense acquised in the sense a part, the black with any make is more than the sense a part, the black with any make is more than the sense a part, the black with any make is more than the sense a part of the first any make is more than the sense a part of the sense of the first duals to the part of the second part, with in the second part to pay for any insume or of the the indextrome. For the payment of any make any second part, with in the second part to pay for any insume or the second part, with the the second part to pay for any insume to rest the second part, while the second part, for the payment of any second secon	at the ddivery hered. Lifey_Aigits unit weeken we were a summarized of the induction, pay all taxes or assessments to a buildings upon all of entits insured aparts in the extend in much aparts in the partial of the second part to the extent ofits payshes at the part of the second part to the extent ofits payshes at the part of the second part to the extent ofits payshes at the part of the second part to the extent ofits payshes at the part of the second part to the extent ofits payshes at the part of the second part to the extent ofits payshes at the part of the second part to the extent ofits payshes at the part of the second part of the terms of an add oblightion the interest there are being to the terms and the base interest with the second aparts and the second part of the second part o	a that may be levied or a second spate in man all by such learning ensuing interest. Askin the event that per of the second per tang and of 10% from the data of payment with of 10% from the data of payment with per of the second payment with per of the second payment with per of the second payment with the second per tang the second payment in our bords, and pay leaft the in our bords, and the second pay man the second per tang the second per second per tang the second per second per tang the second per second called the beam of the second per second called the beam of the second per second called the beam of the second per second called the second per second per second called the second per second per second called the second per second per second (SEAL) (SEAL) (SEAL)	And the said part of a good and biodenait and that they will war. It is agreed back and the said that when the and the specific and the specific to be terms of and the shared by the shall fail to pay the and and the shared by the shall fail to be the share of the shared by the specific and the shall fail to be the shared of the shared by the specific and the shall fail to be the shared of the shared by the shared of
And the suit per 1.2656 the first of a good and indensitie seture of labor and a good and indensitie seture of labor and that they will mean labor derived by his agrees between the particular midg per datase when the mans between d and and the specific and directed by the midg per V of the desi per stati full midg per V of the desi per stati full midg per V of the desi per stati full midg per V of the desi per stati full means of states when the mass means between statistical and interest by the midg per V of the desi per statistical means of states of the mass means of the second per statistical as an 2.264 the mass means of the statistical and by the mass means of the second per statistical is and the statistical as an 2.264 the statistical as an 2.264 the 2.264 the statistical as an 2.264 the statistical as an 2.264 the 2.264 the statistical as an 2.264 the statistical as an 2.264 the 2.264 the statistical as an 2.264 the statistical as an 2.264 the 2.264 the statistical as an 2.264 the statistical as an 2.264 the 2.264 the statistical as an 2.264 the statistical as an 2.264 the 2.264 the statistical as an 2.264 the statistical as an 2.264 the 2.264 the statistical as an 2.264 the statis	to part do	at the divery bend Lifey Life is divert where end rete. all time during the life of this indexture, pay all taxes or assessments be ability upon a divert in harror argins for and tornado in well- payable to the party of the second part to the extent d is payable to the party of the second part to the extent d is payable to the party of the second part to the extent d is the must moory, strength of the foldertise, and shall bear interest at the rate of the must moory, strength of the foldertise, and shall bear interest at the rate of the must moory, strength of the foldertise, and the second part of the terms of all objection findering any taxe with interest thereas a lawest provided, in the ver- d the ability contained thereas fully discharged. If dotts it be and the payable and thereas interest of the discharged. If the dotts it be and payable to the second pay and payable of the interase of the discharge any taxe with interest thereas as at level the provided, in the ver- set of the ability and thereas and the discharged. If the data is and provide at interest, therein a setting and the second at data is a discover and the interest are thereas as the second of the second is a discover and the interest are thereas as the second is a first discover the terms or the second at a second is a 5th day of	a that may be levied or a manues space in many and by such laterance support interest. And is the event that pert	And the said part of a good and therefore in a good and therefore it is a good bare and the specific and and the specific and and partial of a state when the and the specific and and partial of a state of the state of the state of the state of the state of the state of the state of the state and the specific and the state of the
And the mail por 1.0267 the first of a good and indemnite sense of labor and that they will remain indeferred in a good and indemnite the mail become di- mail and mains when the mail become di- mail and a main the sense indeferred indeferred and directed by the mail and the specific and directed by the filter of the indeperty of the sense indeferred and the sense of the sense indeferred and the sense of the sense independence of the sense and by -112 the sense is provided in And the sense is provided in the independence of the sense is the sense in the sense is provided in the independence of the sense is provided in and the difference of the sense is the sense is provided in the sense is the sense is sense in the sense is the sense is sense in the sense is the sense is sense is sense is sense in the sense is sense is sense is sense is sense is sense in the sense is sen	the part do	at the divery bend Lifey Life is divert where	a that may be levied or a moment spatial from and by such laterance employ in laterest. A static the event that pert	And the said part of a good and therefore in a good and therefore it is a good bare and the specific and and the specific and and partial of a state when the and the specific and and partial of a state of the state of the state of the state of the state of the state of the state of the state and the specific and the state of the
And the mail per LEGS the first of a good and indemnite sense of labor and that they will wrant ind detend in the argument between the parties be mail and matter when the mass become di and the matter when the mass become di mail and matter when the mass become di mail and and matter when the mass become di the sense of the sense of the sense di the sense of the sense of the sense di the sense of the sense of the sense matter and the sense discontrast by the matter of the sense of	the part do	at the divery bend Lifey Life is divert where end rete. all time during the life of this indexture, pay all taxes or assessments be ability upon a divert in harror argins for and tornado in well- payable to the party of the second part to the extent d is payable to the party of the second part to the extent d is payable to the party of the second part to the extent d is the must moory, strength of the foldertise, and shall bear interest at the rate of the must moory, strength of the foldertise, and shall bear interest at the rate of the must moory, strength of the foldertise, and the second part of the terms of all objection findering any taxe with interest thereas a lawest provided, in the ver- d the ability contained thereas fully discharged. If dotts it be and the payable and thereas interest of the discharged. If the dotts it be and payable to the second pay and payable of the interase of the discharge any taxe with interest thereas as at level the provided, in the ver- set of the ability and thereas and the discharged. If the data is and provide at interest, therein a setting and the second at data is a discover and the interest are thereas as the second of the second is a discover and the interest are thereas as the second is a first discover the terms or the second at a second is a 5th day of	a that may be levied or a moment spatial from and by such laterance employ in laterest. A static the event that pert	And the mid part of a good and thermal in a good back thermal in a good back and that they will warr. It is a good back and the specific data and the specific data and the specific data and the specific data and the specific data and and the specific data and the spec
And the suit per 1.526 fit the fits of a good and indicative status of labor and a good and indicative status of labor and that they will mean and detected by the midg next datase then have been and a status of the datase that the distribution of the midg next y and the design of the distribution of the distribution of the distribution of the midg next y and the distribution of the means of the distribution of the distribution and by <u>11s</u> the terms of colling a distribution of the distribu- d distribution of the distribution of the distribution of the without a distribution of the distribution of the distribu- next of the distribution of the distribution of the distribu- ant of the distribution of the distribution of the distribu- ion of the distribution of the distribution of the distribution of the distribution of the distribution of the distribution of the distribution of the distribution of the distrest distrest distribution of	the part do	at the divery bend Lifey_Life is a with week of a second provided of the indexter, pay all taxes or assessments to be delider up on a did read state insured a plate for and torated in wet payshes at a large of the second part to the statet of the payshes of the party of the second part to the statet of the payshes at a large of the second part to the statet of the payshes at a large of the second part to the statet of the payshes at a large of the state of the second part to the statet of the second part of the statet of the second part is the statet of the second part of the statet of the second part is the statet of the second part of the statet of the second part of the second	a that may be levid or a manuel splat the main add y such laterance support interest. And is the event that pert	And the said part of a good and therefore in a good and therefore it is a good bare and the specific and and the specific and and partial of a state when the and the specific and and partial of a state of the state of the state of the state of the state of the state of the state of the state and the specific and the state of the
And the suit per 1.2626 the first of a good and indefaultie states of labor and that they will warrent and derive in the suit of the suit of the second di- state states when the same become di- ming error. J. of the fore part shall fall indicates and subset of the same second di- labor transfer and directed by the fall of the same second direct of the same of the same size states and direct of the labor transfer and direct of the same second in the the same second direct of the same second in the the same second direct of the same second in the the same second direct of the same second in the thermal of and - mo second in the thermal of and - mo second in the thermal of the same second direct and by - 15	to part do	at the delivery bened. Lifey_Life is a list with overall with overall with overall states and the set of this indextors, pay all taxes or assessments to be obligate upon and in our destate inserved applies the layer of is a constrained on the payside and is large with permisers have observed a term payside is the party of the second part to the extent d is a constrained on the fifth of	a hat may be levid or a monet splat harm and by such instrumer equilibrius instruct. And of payment with the second part with the part of the second part with direct of the second part with direct of the second part with the second part with the main part of the second part with the second part of the second part with (SEAL) (SEAL) (SEAL) A. D. 19.35 ., before ms, the Dickey and with executive levides the execution on the day and year last above 139	And the mid part of a good and indefault and that they will warr. It is agreed bare mid mail entail when the matching of the for mid maring a of the for mid maring and the second mid the second mid the second mid the second mid maring and the second mid mari
And the suit per 1.2626 the first of a good and indefaultie states of labor and that they will warrent and derive in the suit of the suit of the second di- state states when the same become di- ming error. J. of the fore part shall fall indicates and subset of the same second di- labor transfer and directed by the fall of the same second direct of the same of the same size states and direct of the labor transfer and direct of the same second in the the same second direct of the same second in the the same second direct of the same second in the the same second direct of the same second in the thermal of and - mo second in the thermal of and - mo second in the thermal of the same second direct and by - 15	to part do	at the delays bend Lifey Life is a with week we week	a that may be levid or a manuel splat the main add y such laterance support interest. And is the event that pert	And the mid part of a good and indefault and that they will warr. It is agreed bare mid mail entail when the matching of the for mid maring a of the for mid maring and the second mid the second mid the second mid the second mid maring and the second mid mari
And the suit per 1.526 fit he fit of a good and indensitie sense of labor and a good and indensitie sense of labor in a good and indensities the suit be suit be mind and a data to she in the suit be suit be mind and a data to she in the suit be suit be mind and a she be specified and directed by the indensity of the sense of suits, and in the suit of the sense of suits, and in the sense strength of the sense of suits, and in a start be specified and and suit of the and the sense of suits and the sense strength is the terms of . One and by	t part do	at the divery bend Lifey Life in the television of the sector of the sec	a hat may be levid or a monod splat farm and by such laterance empiric interest. And is the event inter of the second per may are different in the data of payment are different in the second per may are that that mail per 1.056 the firm of its each payment of the similar in each bary as provided period. The most bar are payment of the similar in each payment of the similar in the second per may period in the second per may period in the second period. It is monoto- ticate the second period. It is mono- ticate the second period. It is in the second period. It is mono- ticate the second period. It is in the second period. It is mono- ticated the second period. It is in the second period. It is an are defend therefore shall be been period. It is the day and year last above (SELI). (SELI) (SELI) (SELI) and period. Second period. (SELI) and period. Second period. (SELI) (SELI) and period. Second period. (SELI) (SELI) and period. Second period. (SELI) (STATE OF COUNTY OF (SEAL)
And the suit per LEGS it the fin of a good and indemnite sense of labor and that they will be mean indeferred it is agreent between the parties be mind and matter than the same become di- mind per status when the same become di- mind per V of the first per shall fail index of the size of the same di- persion of the same di- scored in the same distance of the same secretary and the same distance of the same size of the same sis of the sam	<pre>at part do</pre>	at the delays bend Lifey Life is a with event. It is a delay before the delay show the rest is larger a prime is a delay of the first larger a prime is a delay of the second part to the extent of it is private to the party of the second part to the extent of it is private to the party of the second part to the extent of it is private to the party of the second part to the extent of it is the second part to the extent of it is the second part to the extent of it is the second part to the extent of it is the second part to the extent of it is the second part to the extent of it is the second part to the extent of it is the second part to the extent of the indepart of the second second is period. It the text is a delay the second second part to the extent of a mid oblighted of party if the extent of the extent of the extent of a mid oblighted of party if the extent of the extent of a mid oblighted of party if the extent of a mid oblighted of party as a developed of the respective parts is there. The part of the extent of th	A D. 19 35 before m, 1 before the second perturbative second	And the mid part of a good and therefore in a good back there will warr it is agreed back and that they will warr be a good back and the specific and the mid marine gas of the fit will part of the fit and the specific and the mary advanced by the shall be part of the fit more radiation of the shall be part of the fit and the part of the fit and the part of the fit or any advanced by the shall be part of the fit or any advanced by the shall be part of the fit or any advanced by the shall be part of the fit or any advanced by the shall be part of the fit or any advanced by the shall be part of the shall be part of the shall be part of the fit and be obligatory upon written. STATE OF COUNTY OF
And the suit per 1.526 fit he fit of a good and indensitie sense of labor and a good and indensitie sense of labor in a good and indensities the suit be suit be mind and a data to she in the suit be suit be mind and a data to she in the suit be suit be mind and a she be specified and directed by the indensity of the sense of suits, and in the suit of the sense of suits, and in the sense strength of the sense of suits, and in a start be specified and and suit of the and the sense of suits and the sense strength is the terms of . One and by	<pre>at part do</pre>	at the delivery bened. Lifey_Life	A D. 19 35 before m	And the mid pa of a good and buddensi and that they will war. It is agreed bud- mid and enait they will war. It is a good bud- mid paring of the 6 will paring of the 6 will paring of the 6 will paring of the 6 will be parented and a start of the start of the many advanced by the shall fail to pay the war of the start of the start of the start of the start of the start of the start of the start of the start of the start of the start of the start of the start of the start of the start of the the start of the start of the the start of the start of

50

to any rubuc 83- Papes