Receiving No. 2003 N

107

· ····

220

Zu hun he Bark 93 tage 37

MORTGAGE RECORD 80	MORTGAGE	RECORD 80
--------------------	----------	-----------

Reg. No.501 cf

Receiving No. 20

	STATE OF KANSAS, DOUGLAS COUNTY, ss. This instrument was filed for record on the 28 day of	
Bud Johnson a simila man	Februery A. D. 1936 at 4:00 o'dock P. M	
Emel Johnson a single man TO	Warold a. Buk	
	Ry Deputy,	
The Lawrence Building and Loan Association		
THIS INDENTURE, Made this twenty fourthday of hundred and thirty six between Enel Johns	Februery , in the year of our Lord, one thousand nine con, a single ran	hundr
Laurance in the County of Douglas	and State of Kansas	
of Lawrence in the County of Douglas part y of the first part, and The Lawrence Building a	nd Loan Association part y of the second part	. part.
	in al the sum of	
WITNESSETH, That the said part y of the firm part, in consorts Seven hundred seventy five	Grant, Bargain, Sell and Mortgage to the said part. y of the second part, the	which follow
Lot Two (2) in Doane's Subdivision of Blo city of Lawrence	ok Seven (7) of Earl's Addition to the	
	•	
with the annustanances and all the estate title and interest of the said part. y	of the first part therein.	with t
with the appurtenances and all the estate, title and interest of the said part. y And the said part. y of the first part do 65 hereby covenant and agree that at the d	of the first part therein. divery bereof ho 15 the lawful owner of the premises above grasted, and school	
And the said part. y of the first part do. 65 hereby covenant and agree that at the d of a good and indefeasible cetate of inheritance therein, irre and clear of all incumbrance	of the first part therein. divery bered <u>h0_10</u> the lawful owner of the premises above granted, and must	A of a good
And the mid part_yof the first part do. 8.8. hereby covenant and agree that at the d of a good and indefenable setate of inheritance therein, free and clear of all incumbrance	divery hered. <u>10-15</u>	A of a goo
And the said part, <u>V</u> = of the first part do. 26 . Lorsdy covenant and arres that it the d of a good and indefeatible states of inheritance therein, five and dear of all incumbence- and that they will warrant and defend the same arginat all parties making invited thim therets. It is agreed between the parties herets that the part, <u>V</u> = of the first part hall at all time mid real states when the same becomes does not any which, and that the <u>T111</u> . Leop the building mid real states when the same becomes does not any which, and that the <u>T111</u> .	divery hered. <u>10-19</u>	A of a goo and that It mid real
And the said part, <u>V</u> = of the first part do. 26 . Lorsdy covenant and arres that it the d of a good and indefeatible states of inheritance therein, five and dear of all incumbence- and that they will warrant and defend the same arginat all parties making invited thim therets. It is agreed between the parties herets that the part, <u>V</u> = of the first part hall at all time mid real states when the same becomes does not any which, and that the <u>T111</u> . Leop the building mid real states when the same becomes does not any which, and that the <u>T111</u> .	divery hered. <u>10-19</u>	A of a goo and that is mid real as shall stipped
And the said part $\underline{Y}_{}$ of the first part 6065. hereby covenant and arree that it the 6 of a good and indefeatible states of inheritance therein, five and dear of all incumbences and that they will warrant and defend the same arginat all parties making involution therets. It is agreed between the parties hereto that the part $\underline{Y}_{}$ of the first part shall at all time said real estate when the marks becomes due and applying and that the $\underline{P}_{}$ 1 [1]. here for building as shall be specified and directed by the part $\underline{Y}_{}$ of the second part, the loss, if any, made paythle and transf and instruction of the integration of the second part, the loss, if any, made paythle and tarm for larger that the to part of the second part, the loss of any payter and tarms for larger they are the indefeation of the indefeations. The indefeating the indefeation are down of the second part is the indefeations.	divery hered <u>10-19</u> If the life of this indexture, pay all factor or assessments that may be jeried or assessed update us during the life of this indexture, pay all factor or assessments that may be jeried or assessed update groups and real static insured against fire and or rando in such may be jeried or assessed update to the part Y — of the second part to the extent of <u>1000</u> . These is the life second part to the second by the part Y — of the method part may part second by the life states of parts the state of 1000 from the date of parts are part second by the part Y . If the states of 1000 from the date of parts are part of the part Y . If the states of parts the states of 1000 from the date of parts are parts	A of a goo and that is mid real as shall stipped
And the said part, $\underline{Y}_{}$ of the first part do. 6.5. Lorsely coverant and arres that it is do of a good and indefensible setates of inheritance therein, free and daws of all incombenses— and its indefensible setates of inheritance therein, free and daws of all incombenses— It is agreed between the partice herets that the part, $\underline{Y}_{}$ of the fort part shall at all time and real setates when the mark becomes due and paytice, not that $-\mathbf{M} = \mathbf{M} = \mathbf$	diverge here $10-10$ is the inductive, pay all farms or assessments that may be brief or summing updating updating the life of this inductive, pay all farms or assessments that may be brief or summing updating updating the part of the second part to the return of 100 is interact. And is the remaining the part of the second part to the return to 100 is interact. And is the remaining part is possible to the return of 100 is interact. And is the remaining part is possible to the return of 100 is interact. And is the remaining part is possible to the return of 100 is interact. And is the remaining part is possible to the return of 100 is interact. And is the remaining part is possible to the return of 100 is interact of the part of 100 is interact. And is the remaining part is possible to the return of 100 is interact. And is the remaining part is possible to the return of 100 is interact. And is the remaining part is possible to the return of 100 is interact. And is the remaining part is possible to the return of 100 is interact. And is the remaining part is possible to the return of 100 is interact. And is the remaining part is possible to the return of 100 is possible to the return of 100 is possible to the rest of 100 is possible to the return of 100 is po	A of a goo and that It and real as shall fully reg
And the said part, $\underline{Y}_{-\infty}$ of the first part do. 6.8. Lorsely coverant and arres that it is do is good and incidentilies emission of interfaces therein, free and daws of all incentions of the same hormone does a first start and different the same hormone does not payth, as of that the year \underline{Y}_{-} of the first part shall be particle between the particle between the part, \underline{Y}_{-} of the first part shall be the part be part in the part \underline{Y}_{-} of the first part shall be the part \underline{Y}_{-} of the first part shall be the part \underline{Y}_{-} of the first part shall be the part \underline{Y}_{-} of the first part shall be the part \underline{Y}_{-} of the first part shall be the part \underline{Y}_{-} of the second part, the loss $ $ first part shall full to pay each taxe when the max becomes the individual dividual dividual \underline{Y}_{-} and \underline{Y}_{-} of the first part shall full to pay each taxe when the max becomes the individual dividual d	where here $10 - 10$ is the list of the second of the product every plane, and the second se	A of a goo and that il and real and real taily rep accordin and by-
And the said part, $\underline{Y}_{}$ of the first part do. 6.5. Lorsely coverant and arres that it the d of a good and indefeatible extate of inheritance therein, free and daws of all incombenses and its table yell between the partice herein the part, free and daws of all incombenses in a part of the same becomes due and paytoke, and that the first of the daws of the incombense and the superiod between the partice herein the part, $\underline{Y}_{}$ of the form part shall at all time and are superiod directed by the part, $\underline{Y}_{}$ of the second spit (is hown). If any, make paytok and part $\underline{Y}_{}$ of the fort part shall full to pay each tarse when the same become due and paytoke in the second directed by the part, $\underline{Y}_{}$ of the second spit (is hown). The interded as a mortgar to secone the payment of the same di- table the second as a mortgar to secone the payment of the same di- seconding to the terms of	In during the life of this inducture, pay all taxes or assessments that may be irried or somed quick as quicks that entits insured against for and tornado in such run and by such insures assign to the part Y of the second part to the extent of $\frac{1}{2}$ in terms. And is the own that and to keep and promises insured as herein provided, then the part $\frac{1}{2}$ of the second part my par- secured by this following, and and have a littlere at the rest of big from the data for expression would be the disclosure, and and have a littlere at the rest of big from the data for expression is second by this following, and and have a littlere at the rest of big from the data for expression is a second part in the second part of the second part of the second part of the interval the second part of the terms of and obligation and also secon my me rest of any taxe with interval thereon a bernel part of the interval of a second part of the terms of and obligation and also secon my me rest of any taxes with interval thereon a bernel part of the interval of the second part of the terms of and obligation and also secon my me rest of any taxes with interval thereon a bernel part of the interval of the second part of the terms of and obligation and also secon my me rest of any taxes with interval thereon a bernel part of the interval of the second part of the terms of and obligation and also second my me rest of any taxes with interval thereon a bernel part of the interval of the second part of the terms of and obligation and here that all part $\frac{1}{\sqrt{1-1}}$ the interval of the second part of the terms of and obligation of the terms of the second part of the terms of the second part of the second part of the terms of	A of a goo and that it and real and areal and areal and areal and areal and areal and areal and areal and that areal and that areas a a a a a a a a a a a a a a a a a a
And the said part, $\underline{Y}_{}$ of the first part do. 6.5. Lorsely coverant and arres that it the d of a good and indefeatible extate of inheritance therein, free and daws of all incombenses and its table yell between the partice herein the part, free and daws of all incombenses in a part of the same becomes due and paytoke, and that the first of the daws of the incombense and the superiod between the partice herein the part, $\underline{Y}_{}$ of the form part shall at all time and are superiod directed by the part, $\underline{Y}_{}$ of the second spit (is hown). If any, make paytok and part $\underline{Y}_{}$ of the fort part shall full to pay each tarse when the same become due and paytoke in the second directed by the part, $\underline{Y}_{}$ of the second spit (is hown). The interded as a mortgar to secone the payment of the same di- table the second as a mortgar to secone the payment of the same di- seconding to the terms of	In during the life of this inducture, pay all taxes or assessments that may be irried or somed quick as quicks that entits insured against for and tornado in such run and by such insures assign to the part Y of the second part to the extent of $\frac{1}{2}$ in terms. And is the own that and to keep and promises insured as herein provided, then the part $\frac{1}{2}$ of the second part my par- secured by this following, and and have a littlere at the rest of big from the data for expression would be the disclosure, and and have a littlere at the rest of big from the data for expression is second by this following, and and have a littlere at the rest of big from the data for expression is a second part in the second part of the second part of the second part of the interval the second part of the terms of and obligation and also secon my me rest of any taxe with interval thereon a bernel part of the interval of a second part of the terms of and obligation and also secon my me rest of any taxes with interval thereon a bernel part of the interval of the second part of the terms of and obligation and also secon my me rest of any taxes with interval thereon a bernel part of the interval of the second part of the terms of and obligation and also secon my me rest of any taxes with interval thereon a bernel part of the interval of the second part of the terms of and obligation and also second my me rest of any taxes with interval thereon a bernel part of the interval of the second part of the terms of and obligation and here that all part $\frac{1}{\sqrt{1-1}}$ the interval of the second part of the terms of and obligation of the terms of the second part of the terms of the second part of the second part of the terms of	A of a goo and that it and real and areal and areal and areal and areal and areal and areal and areal and that areal and that areas a a a a a a a a a a a a a a a a a a
And the said part, $\underline{Y}_{}$ of the first part 665. Lorsely coverant and arres that it the d of a good and indefeatible extate of inheritance therein, free and daws of all incumbersare indef that they will be reveal and of the same against if parties making level data thereto. It is agreed between the parties hereto that the part, $\underline{Y}_{}$ of the first part and it all models and it real states when the parties hereto that the part, $\underline{Y}_{}$ of the first part and it all models and had be specified and directed by the part, $\underline{Y}_{}$ of the second part (is have, if $\underline{X}_{}$ models are all models are to the same becomes due as log to good and the specified of the thereto. This GRANT is included as a mortger to second the part had becomes part of the indefeddem in the the second of the state is becomes in the data becomes part of the same d. This GRANT is included as a mortger to second the part had becomes part of the same d. Second in the terms of $-$ Office - certain written oblightion. If the same de- and by $-\frac{1}{120}$ the same as a prophet in the bard to pay for any instrume or to data with full all store to the same day payles to the part. $\underline{Y}_{}$ of the second part, with all inter- ors and by $-\frac{1}{120}$ the same as a prophet in the high instrume.	Identify hered. 10 - 12	A of a goo and that it mid an dual and para fully reg accordin and by- meany a chall dual the bod and by- meany a chall dual the bod the bod the bod the bod and that a start a start and by- meany a chall dual and a chall dual and a chall dual and a chall dual and and a chall dual and and a chall dual and and a chall dual and and a chall dual and and a chall dual and a chall dual and a chall dual and a chall dual and and a chall dual and a chall dual and a chall dual and a chall dual and a chall dual and and a chall dual and a chall dual
And the said pert $\mathcal{Y}_{}$ of the first pert 665. Lorsely cursuals and arres that it the d of a good and indefeasible exists of inheritance therein, five and daws of all incomplexes. The arrest herein the same becomes due and paysible, five and daws of all incomplexes. It is agreed between the paysive here that the pert $\mathcal{Y}_{}$ of the first part shall at all limits and real maints when the mane becomes due and paysible, and that $h=1111$. Here, the build and pays the same becomes due and paysible, and that $h=1111$. Here, the build and part $\mathcal{Y}_{}$ of the first part shall full to pay such taxes when the same becomes due and paysible and part $\mathcal{Y}_{}$ of the first part shall full to pay such taxes when the same becomes due and paysible and part $\mathcal{Y}_{}$ of the first part shall full to pay such taxes when the same becomes due and paysible. Server: human taxes the same becomes due to a short pay that the boxers spect of the same due to the same due taxes are the same to paysible. The same same taxes the base becomes due and paysible same due to the terms of $$ OED — certain written eably paysible. The tax paysment of all at most and the paysible to the terms of $$ of the second part to pay for any immuness or to discharge that bases of the same of the pays of the base the taxes the taxes been at due tax that it into the bases paysible taxes the tax that is the taxes of pays that the tax that the taxes and the paysment is able to take the tax of the tax to taxes that it is the taxes and taxes are also the tax of tax of the tax of the balance and the tax of tax of the tax of taxes are not pay in the tax of the tax of taxes are not pays and taxes are also taxes are not pays to taxe taxes are not pays to tax of the tax of the tax of the tax of tax of taxes are not pays to taxe taxes are not pays to taxe are not pays to tax taxes are not pays and taxes are also taxes are not pays to taxe taxes are not pays to tax taxes are not taxes the tax the balance	divery hered_ <u>10-12</u>	d a provide out the set of the set of the set of the set of the second set of the second second second set of the second set of the second set of the second set of the second set of the second set of the second
And the said part, <u>Y</u>	divery hered_ <u>10-12</u>	A d is poor out that the main read of the set that with re- main read and the set the second and and the second and the second
And the said pert <u>Y</u> of the first pert do. 6.8. Lorsely coverant and arres that it the d of a good and indefeasible exists of inheritance therein, free and daws of all incentions. The arrest herein the same becomes due and paysible, free and daws of all incentions. This agrees between the paysible here the the pert <u>Y</u> of the first part and at all it is and are an attact when the mane becomes due and paysible, and that A = M (1) is a start of the same becomes due and paysible, and that A = M (1) is a start between the paysible here the year. Y of the first part and at all it is and are an attact when the mane becomes due and paysible, and the A = M (1). However, the black and part Y of the first part shall full to pay such taxes when the man becomes due and paysible and part Y of the first part shall full to pay such taxes when the same becomes due and paysible. Servern 1 numbered 3 = M = M (1) is the beart y = M (1) is the server the paysment of all start on and by <u>1 first</u> interma made paysible to the part. y of the served part, while it interma- ted the backgroups of the back and the second part is the part y = M (1) is the part and by <u>1 first</u> of the second part is the part M = M (1) is the part and by <u>1 first</u>	divery hered_ <u>10-12</u>	A d i spo i d dat i dat i d dat i dat i d dat i
And the said pert <u>Y</u> of the first pert do. 6.8. Lorsely coverant and arres that it the d of a good and indefeasible exists of inheritance therein, free and dawn of all incentions. The arrest here the same becomes due and paysible, rises and dawn of the incention the and here the dawn of the parties here the the pert <u>Y</u> of the first part and at all it is and and here specified and directed by the part. <u>Y</u> of the first part and at all it is and and here the the same becomes due and paysible, and that here 10. It is agreed between the parties here the third here 10. It is the same the part is because the and here and here the part is because the part here the black is and part. <u>Y</u>	divery hered_ <u>10-12</u>	A d i spo i d dat i dat i d dat i dat i d dat i
And the said pert <u>Y</u> of the first pert do. 6.8. Lorsely coverant and arres that it the d of a good and indefeasible exists of inheritance therein, free and dawn of all incentions. The arrest here the same becomes due and paysible, rises and dawn of the incention the and here the dawn of the parties here the the pert <u>Y</u> of the first part and at all it is and and here specified and directed by the part. <u>Y</u> of the first part and at all it is and and here the the same becomes due and paysible, and that here 10. It is agreed between the parties here the third here 10. It is the same the part is because the and here and here the part is because the part here the black is and part. <u>Y</u>	divery hered	A d i spo i d dat i dat i d dat i dat i d dat i
And the said pert <u>Y</u> of the first pert do. 6.8. Lorsely coverant and arres that it the d of a good and indefeasible exists of inheritance therein, free and dawn of all incentions. The arrest here the same becomes due and paysible, rises and dawn of the incention the and here the dawn of the parties here the the pert <u>Y</u> of the first part and at all it is and and here specified and directed by the part. <u>Y</u> of the first part and at all it is and and here the the same becomes due and paysible, and that here 10. It is agreed between the parties here the third here 10. It is the same the part is because the and here and here the part is because the part here the black is and part. <u>Y</u>	divery hered	A d i spore and dat uit and dat uit and add part add part
And the said part, <u>Y</u>	dering the life of this indexture, pay all taxes or assessments that may be irried or sameling that go upon aid rule ratics insered against for and tornado in such arm and by such human among the is the part y of the second part to the extent of 1 discover and part of the start part y of the second part to the extent of 1 discover and part of the start part y of the second part to the extent of 1 discover and part of the start part y is discover at a borring part of the second part of the main to keep and provides, and and human inference at the start of the second part of the main to keep and provides in the terms of and obligation and also because may are not discover, executed on the 2 dth day of Pohrmany is discover of the second part to the terms of and obligation and also because may are not and inference there as a specular to the terms of and obligation and also the second area any part of the start many house there as a bearing provided, in the second that and part and the second inference exclused therein fully discharged. If default be made in each payments or any part there is a pay taxe with hereins thereins as therein the start of the second area any part of the shows and the start become due and pay bills it the source and the start is a pay that with the cause and therein the termine and all the second area of the start bard accomposed of the respective partials termines the second area of the start bard accomposed of the respective partial herein.	A d i spo i d dat i dat i d dat i dat i d dat i
And the said part, <u>Y</u>	divery hered	A d i spo i d dat i dat i d dat i dat i d dat i
And the said part, <u>Y</u>	dering the life of this indexture, pay all taxes or assessments that may be irried or sameling that go upon aid rule ratics insered against for and tornado in such arm and by such human among the is the part y of the second part to the extent of 1 discover and part of the start part y of the second part to the extent of 1 discover and part of the start part y of the second part to the extent of 1 discover and part of the start part y is discover at a borring part of the second part of the main to keep and provides, and and human inference at the start of the second part of the main to keep and provides in the terms of and obligation and also because may are not discover, executed on the 2 dth day of Pohrmany is discover of the second part to the terms of and obligation and also because may are not and inference there as a specular to the terms of and obligation and also the second area any part of the start many house there as a bearing provided, in the second that and part and the second inference exclused therein fully discharged. If default be made in each payments or any part there is a pay taxe with hereins thereins as therein the start of the second area any part of the shows and the start become due and pay bills it the source and the start is a pay that with the cause and therein the termine and all the second area of the start bard accomposed of the respective partials termines the second area of the start bard accomposed of the respective partial herein.	vith th A d a peop and mail and mail and mail and mail and peop monormal and by The second and the second and t
And the said part, <u>Y</u> _of the first part 6. 65. Jordy oversal and arre that it the d of a good and indefeatibe entits of inheritance therein, five and dawn of all incentions. The spread between the parties herets that the part, <u>Y</u> _of the first part and a still time shall be spiced and directly by the part. <u>Y</u> _of the first part has the spice between the parties herets that the part. <u>Y</u> _of the first part has the spice between the part of the spice between the shall be spiced and directly by the part. <u>Y_of</u> the shows part of the spice between the part of the spice between the spice between the part of the spice between the part of the spice between the spice of the spice between the spice o	darrey hered index and a seasements that may be invited or summing that are during to life at the indexture, may all taxes or assessments that may be invited or summing that are upon aid rule state insured against fire and formade in such arms and by such humans analyze to the party of the second part to the extent if the intermet. And in the result is and stored by this indexture, and shall been interest at the rate of 10% from the date of arguing the mass drawing the rate of the second of the rate of 10% from the date of arguing the mass drawing there are conclusted to the terms of aids obligations and have or arguing there are a stored by the rate of additional there are a stored to the rate of the indexture. The rate of additional there are a stored to the rate of a stored by the rate of additional there are a stored to the rate of additional there are a date of begins and able to seeme are are and the ary taxes with interest there as herein provided, in the result is and and party of the first are are are are there are a benefits provided. In the results and party of the first are are are are also addition the store and a date part is and party is and the store are are are are also addition there are an are are and there are are are also the there is a benefit provided. In the rate of a part there is the half have are are also there is a start of the store and a date part is and part there is the half have are are are also there is a start of a store and a date part is a start is a start are are more as a start of the store and addition there are and there are are and there are are are also there is a start of a start of a start are are are and there are are are also there is a start of a start are are and there are are are also there are addition there are and there are are are are and there are are are also there are are an addition there are and there are are are are are are are are are also are	A d a pop and that a d and a d a d a d a d
And the said part, <u>Y</u> _of the first part 6. 65. Juriely oversal and arre that it the d of a good and indefeatible entits of inheritance therein, five and dawn of all incentions. Set that they will warrent and defend the same sequent all putties making involted that there the inheritance therein is a set of the second part, the last the first part and a set of the second part, the last the first part is the part of the second part, the last the first part is the second part, the last the second part, the last the second part is the second part, the last the second part is the	divery hered	A d a pop and that it and and and and and and and pop another and by many and and and by many and and and by many and
And the said part, <u>Y</u> of the first part 6. 65 . Jordy cursuals and arres that is the d of a good and indefaultie entate of inheritance therein, five and daws of all incentions. The agreed between the parties hereits that the part, <u>Y</u> of the first part half at ill interest in the agreed between the parties hereits that here part. <u>Here</u> the build and here is a here becomes due and paysible, and the mr11 . There the build and part Y of the first part half full to pay each tarse when the same become due and paysible in the same becomes due and paysible, and the mr11 . There the build and part, Y of the first part half full to pay each tarse when the same becomes due and paysible in the same becomes due and paysible, and the mr11 . There the build and part, Y of the first part half full to pay each tarse when the same becomes due and paysible in the same to be the same becomes due to any the same of the same of Savyon . Interdeed Same Taryy of the same of the same of the same of Savyon . Interdeed Same Taryy of the same of the same of Savyon . Interdeed Same Taryy of the same of the same of Savyon . Interdeed Same Taryy of the same of paysible to the pays. Savyon . Interdeed Same and paysible to the pays, Same of the same of the same Savyon . There is the same is paysible to the pays. The same of the same of Savyon . There is the same as paysible to the pays. The same of the same of Savyon . The same as the paysible the same of the same of the same of Savyon . The same as a paysible to the pays. The same of the same of Savyon . The same as the same of paysible to the pays. The same of the same of Savyon and the same as a paysible to the pays. The same of the same of the same Savyon and the same of the same of paysible to the pays. The same of the same of the same Savyon and the same of the same of paysible to the pays. The same of the same of the same Savyon the same the same of the same of the same of the same of the same Savyon the same of the sa	darrey hered index and the set of a semiconstruction of the semiconstruction of the second o	A d a pop and that a d and a d a d a d a d
And the said part, <u>Y</u> _of the first part 6. 65. Jordy cursual and arre that it the d of a good and indefaultie exists of inheritance therein, five and dawn of all incentions. It is agreed between the parties herets that the part, <u>Y</u> _of the first part half at illustrations. It is agreed between the parties herets that the part, <u>Y</u> _of the first part half at illustrations of the stand be parties and in the part of the the part y _of the first part half at illustrations of the stand be part to be been at the part a because the standard part is the standard part is the standard part is the part a because the part a because the part a because the standard part is the part a because the standard part is the standard part is the part a because the standard part is the	divery bered	d a spo and that and that and that and real and spatial and spatia
And the said part, Y of the fart part 665. Londy cursual and arre that it the d of a good and indefaultie entate of linkeritance therein, free and dawn of all incentions. It is agreed between the parties herets that the part, Y of the fart part shall at it links in a shall be specified and directed by the part, Y of the fart part shall at it links in a shall be specified and directed by the part, Y of the second part, the ion, if any, made parties when the same become due and party that at the the mark is near become due to a band to specifie that the mark is the second part is the state the mark is near become due to a band to specifie the second part, the ion, if any, made parties, or state, and at the second part, the ion, if any, made parties, or state, and the should be part of the second part is state the mark become due to a band part of the second part is state that is state at the second part is state to a state part of the second part is state to a state at the second part is state to a state at the second part is state to a state at the second part is state at the second part is state to a state at the second part is state to a state at the second part is state to a state at the second part is state to a state at the second part is state to a state at the second part is state to a state at the second part is state to a state at the second part is state to a state at the second part is state to a state at the second part is state to a state at the second part is state to a state at the second part is part is state at the second part is pa	divery bered	d a spo and that and that and that and real and spatial and spatia
And the said part, <u>Y</u> _of the first part 6.05. Jordy oversal and arre that it the d of a good and indefeative entry of the first part of t	darrey hered	d a spo and that and real and
And the said part, <u>Y</u> _of the first part 6.05. Jordy oversal and arre that it the d of a good and indefeative entry of the first part of t	divery bered	d a spo and that and real and
And the said part, <u>Y</u> _of the first part 6. 65. Lorsdy oversal and arre that it the d of a good and indefeative entits of inheritance therein, five and dawn of all incembranes. d of a good and indefeative entits of inheritance therein, five and dawn of all incembranes. It is agreed between the parties herein the tart <u>Y</u> _of the first part hall at all immain and the same beams due and payable, and that And the second and directed by the part, <u>Y</u> _of the first part, the basil. The same beams due and payable, and that 	darrey birst. birst here a share of the sentence of the senten	d a pro- end that in a diff mar- end and the second
And the said part, <u>Y</u> _of the first part 6. 65. Jordy cursual and arre that it the of a good and indefeatible entates of indeffaces therein, five and dawn of all incombrases. The agreed between the parties herein the part, <u>Y</u> _of the first part shall at all interests. It is agreed between the parties herein that the part, <u>Y</u> _of the first part shall at all interests with a shall be specified and directed by the part, <u>Y</u> _of the first parties herein the state is the state shall be specified and directed by the part, <u>Y</u> _of the first part shall be specified and directed by the part, <u>Y</u> _of the first part is the behaviour of third, and the shown of parties the behaviour of the state shall be specified as a mortger to sever the parsmet of the smoot of the state shall be specified as a mortger to sever the parsmet of the smoot of the state shall be specified as a mortger to sever the parsmet of the smoot of the state shall be specified as a mortger to sever the parsmet of the smoot of the state shall be specified as a mortger to sever the parsmet of the smoot of the state shall be specified in the part <u>Y</u> _of the several part, while it is the state state shall be part of the smoot of the state s	darrey hered	d a spo and that and real and and and and and and and and and and and and and and and and and and and
And the said part, <u>Y</u> _of the first part 6. 65. Jordy cursual and arre that it the d of a good and indefaultie exists of inheritance therein, five and dear d all incentions. Set that they will surrent and defend the same arguing the parts and are the incentions. The arrest between the parties herein the part, <u>Y</u> _of the first part hall at all interests. It is arrest between the parties herein that the part, <u>Y</u> _of the first part hall at all interests and here is a state when the mane become due and paysible, and that A TIII . However, the the hall is a state between the parties herein the state state the the the the the hall at all interests of thirds, and the should be paid the because y part the because parties the state state and the state of the state of the should be paid the because y part the because the state be	darrey hered	d a pop and that a did name and the and the an
And the said part, <u>Y</u> _of the first part 6. 65. Jordy cursual and arre that it the of a good and indefeatible entates of indeffaces therein, five and dawn of all incombrases. The agreed between the parties herein the part, <u>Y</u> _of the first part shall at all interests. It is agreed between the parties herein that the part, <u>Y</u> _of the first part shall at all interests with a shall be specified and directed by the part, <u>Y</u> _of the first parties herein the state is the state shall be specified and directed by the part, <u>Y</u> _of the first part shall be specified and directed by the part, <u>Y</u> _of the first part is the behaviour of third, and the shown of parties the behaviour of the state shall be specified as a mortger to sever the parsmet of the smoot of the state shall be specified as a mortger to sever the parsmet of the smoot of the state shall be specified as a mortger to sever the parsmet of the smoot of the state shall be specified as a mortger to sever the parsmet of the smoot of the state shall be specified as a mortger to sever the parsmet of the smoot of the state shall be specified in the part <u>Y</u> _of the several part, while it is the state state shall be part of the smoot of the state s	darrey hered	d a son ad the ad main ad main

1