## MORTGAGE RECORD 80

teg. No624-

Receiving No.

	STATE OF KANSAS, DOUGLAS COUNTY, ss. This instrument was filed for record on the 27 day of	
Myrs E. Hull	Ins instantion of A. D. 1936, at 3 + 45 of got P. M. Hay Harold a Deck P. M.	
TO	Harold a Deck	
	By Deputy,	
Lawrence Bldg. & Loan Assn.		
THIS INDENTURE, Made this 10th day of	May , in the year of our Lord, one thousand nine	hundre
THIS INDENTURE, Made this 10th any of hundred and thirty-Six between Myra	2, mart , a manger	hundre
	ouglas and State of Kansas	d
of Lawrence in the County of De part Y of the first part, and The Lawrence Building	ng & Loan Association part y of the second part	part i
	it with a state state of the sum of	
Seventeen Hundred and no/100	accration of the same of the same of the same of the second part, the second part, the second part, the	'] which
which is hereby acknowledged, ha s sold, and by this indenture do t following described real estate situated and being in the County of Dougl	las and State of Kansas, to-wit:	followi
Lot Three (3) in Block Nine (9),	University Place, an Addition to the City of Lawrence.	
	i la companya da companya d	
of a good and indefeasible estate of inheritance therein, free and clear of all incumbrance	t the ddirey hereof_SIG_SIG_SIG_TS the lawful owner of the premise have praint, and and	An of a good
And the said pert $Y_{}$ of the fort part do $B_{}$ . Jorder oversatis and agrees that a of a good and indefeasible estate of inheritance therein, free and dense of all incumbences and that they will warrant and defend the same septions all parties making lawful durins the It is agreed between the parties hereto that the part $Y_{}$ of the fort, part shall at and real static when the same becomes down and paytake, and that $-\frac{S_1O}{2}$ . here the small perturbation directed by the part $Y_{}$ of the second part, the loss, if any, mark make part, $Y_{-}$ of the fort perturbating full pays such that wave best must become a part of the indef during lawning directory. $Y_{}$ of the second part, the loss, if any, mark	t the defirery hered. S10-15	An of a good and that t it i and real e as shall be mid part.
And the mid pert $Y_{}$ of the fort part do $B_{}$ . hereby coverant and a gree that a of a good and indefeasible state of inheritance therein, free and dear of all incumbences and that they will warrant and defend the same axplote all parties making lawfid datin there. It is agreed between the parties hereto that the part $Y_{}$ of the first part shall at all real states when the mark becomes dorn and payhale, and that $-B_{0}$ here the shall be specified and directed by the part $Y_{}$ of the second part, the loss, if any, make mid part $-Y_{-}$ of the first part shall fail to pay such tare when the same becomes the part shall become a part of the indef fully require. THIS GRANT is insteaded as a mortgare to here: the payment of the same d.	the defirery bered. S10.15. the invite over _ of the premare above present and an even who. All times during the life of this indecture, yay all taxes or assessments that may be irride or means index buildings upon all real estate insured against for and tornado in such sum and by such based as payleds at he payl of the second part to the ested ding interest. And is his were the ayables at la keep and pointses insured as herein provided, then the part of the second periang en- dedman second by this indector, and wall best interest at the rate of 10% from the date of spring end dedman second by this indector, and shall best interest at the rate of the second periang end dedman.	An of a good and that it is an shall be an an an an an an an an an an an an an an an an an a
And the mid pert $V_{-}$ of the fort part do $B_{-}$ . hereby coverant and a gree that a of a good and indefeatible state of inheritance therein, free and dense of all incumbence- and that they will warrant and defend the mane explose tall parties making level define there is a greed between the parties hereto that the part $V_{}$ of the first part shall at a find real exists when the mane becomes dore and paythele, and that $-B/D_{}$ here the sa shall be specified and directed by the part $V_{}$ of the first part, the loss, if may, make display $-V_{}$ of the fort part shall fail to per such are when the same become do may in HIIIS GRUNNY is intended as a nontrage to secure the payment of the issue -Structure 0 . Other contradiction is the payment of the same $-0$ .	to the defirery hered. Sinc. 15. the invite over _ of the permanentation permanent down permane	An of a good and that It and real of an shall be mid part. The storeting according
And the mid pert $Y_{}$ of the fort part do $B_{}$ . hereby coverant and agrees that a d's grood and indefensible estate of inheritance therein, free and ders of all incumbence - and that they will be remose that do all parties making lawfid chim ther It is agreed between the parties hereto that the part $Y_{}$ of the fort, part shall it i all real states when the mark becomes do and paylot, and that $-\frac{810}{100}$ here the shall be specified and directely by hep-ard $-$ of the second part, the loss, if any, made and part of directed by the part $Y_{}$ of the second part, the loss, if any, made mid part $Y_{}$ of the fort part shall full to pay such tare when the same becomes durating the direct state of the fort part shall full to pay such tare when the same becomes durating the GRANT is introdued as a mortgage to secure the payment of the same $-\frac{100}{100}$ or creatin written obligation for the payment of and and $\frac{11}{100}$ there are and paylot to the spart. $Y_{}$ of the second part, the mark part $-\frac{1}{100}$ the state of $-$ of the second part, the state of the part of main mark part $-\frac{1}{100}$ the state of $-$ of the second part, the state of the single of the second part, the state of the state	the defirery bered. Sinc. 15. the invito over _ of the permanentation present and and the permanentation present and and the invito over _ of the permanentation present and and the invito over _ of the permanentation permanentation and the permanentation of the permanentation of the second part to the extent of _ 110 _ 110 + 110 + 110 + 110 + 110 + 110 + 110 + 110 + 110 + 110 + 110 + 110 + 110 + 110 + 110 + 110 + 110 + 110 + 110 + 110 + 110 + 110 + 110 + 110 + 110 + 110 + 110 + 110 + 110 + 110 + 110 + 110 + 110 + 110 + 110 + 110 + 110 + 110 + 110 + 110 + 110 + 110 + 110 + 110 + 110 + 110 + 110 + 110 + 110 + 110 + 110 + 110 + 110 + 110 + 110 + 110 + 110 + 110 + 110 + 110 + 110 + 110 + 110 + 110 + 110 + 110 + 110 + 110 + 110 + 110 + 110 + 110 + 110 + 110 + 110 + 110 + 110 + 110 + 110 + 110 + 110 + 110 + 110 + 110 + 110 + 110 + 110 + 110 + 110 + 110 + 110 + 110 + 110 + 110 + 110 + 110 + 110 + 110 + 110 + 110 + 110 + 110 + 110 + 110 + 110 + 110 + 110 + 110 + 110 + 110 + 110 + 110 + 110 + 110 + 110 + 110 + 110 + 110 + 110 + 110 + 110 + 110 + 110 + 110 + 110 + 110 + 110 + 110 + 110 + 110 + 110 + 110 + 110 + 110 + 110 + 110 + 110 + 110 + 110 + 110 + 110 + 110 + 110 + 110 + 110 + 110 + 110 + 110 + 110 + 110 + 110 + 110 + 110 + 110 + 110 + 110 + 110 + 110 + 110 + 110 + 110 + 110 + 110 + 110 + 110 + 110 + 110 + 110 + 110 + 110 + 110 + 110 + 110 + 110 + 110 + 110 + 110 + 110 + 110 + 110 + 110 + 110 + 110 + 110 + 110 + 110 + 110 + 110 + 110 + 110 + 110 + 110 + 110 + 110 + 110 + 110 + 110 + 110 + 110 + 110 + 110 + 110 + 110 + 110 + 110 + 110 + 110 + 110 + 110 + 110 + 110 + 110 + 110 + 110 + 110 + 110 + 110 + 110 + 110 + 110 + 110 + 110 + 110 + 110 + 110 + 110 + 110 + 110 + 110 + 110 + 110 + 110 + 110 + 110 + 110 + 110 + 110 + 110 + 110 + 110 + 110 + 110 + 110 + 110 + 110 + 110 + 110 + 110 + 110 + 110 + 110 + 110 + 110 + 110 + 110 + 110 + 110 + 110 + 110 + 110 + 110 + 110 + 110 + 110 + 110 + 110 + 110 + 110 + 110 + 110 + 110 + 110 + 110 + 110 + 110 + 110 + 110 + 110 + 110 + 110 + 1100 + 110 + 110 + 110 + 110 + 110 + 110 + 1	An of a pool and that i it i and real o an shall be and invest fill the secording and by secording and by mony ad
And the mid pert $Y_{}$ of the fort part do $B_{}$ . hereby coverant and agrees that a d's grood and indefensible estate of inheritance therein, free and ders of all incumbence - and that they will be remose that do all parties making lawfid chim ther It is agreed between the parties hereto that the part $Y_{}$ of the fort, part shall it i all real states when the mark becomes do and paylot, and that $-\frac{810}{100}$ here the shall be specified and directely by hep-ard $-$ of the second part, the loss, if any, made and part of directed by the part $Y_{}$ of the second part, the loss, if any, made mid part $Y_{}$ of the fort part shall full to pay such tare when the same becomes durating the direct state of the fort part shall full to pay such tare when the same becomes durating the GRANT is introdued as a mortgage to secure the payment of the same $-\frac{100}{100}$ or creatin written obligation for the payment of and and $\frac{11}{100}$ there are and paylot to the spart. $Y_{}$ of the second part, the mark part $-\frac{1}{100}$ the state of $-$ of the second part, the state of the part of main mark part $-\frac{1}{100}$ the state of $-$ of the second part, the state of the single of the second part, the state of the state	the defirery bered. Sinc. 15. the invito over _ of the permanentation present and and the permanentation present and and the invito over _ of the permanentation present and and the invito over _ of the permanentation permanentation and the permanentation of the permanentation of the second part to the extent of _ 110 _ 110 + 110 + 110 + 110 + 110 + 110 + 110 + 110 + 110 + 110 + 110 + 110 + 110 + 110 + 110 + 110 + 110 + 110 + 110 + 110 + 110 + 110 + 110 + 110 + 110 + 110 + 110 + 110 + 110 + 110 + 110 + 110 + 110 + 110 + 110 + 110 + 110 + 110 + 110 + 110 + 110 + 110 + 110 + 110 + 110 + 110 + 110 + 110 + 110 + 110 + 110 + 110 + 110 + 110 + 110 + 110 + 110 + 110 + 110 + 110 + 110 + 110 + 110 + 110 + 110 + 110 + 110 + 110 + 110 + 110 + 110 + 110 + 110 + 110 + 110 + 110 + 110 + 110 + 110 + 110 + 110 + 110 + 110 + 110 + 110 + 110 + 110 + 110 + 110 + 110 + 110 + 110 + 110 + 110 + 110 + 110 + 110 + 110 + 110 + 110 + 110 + 110 + 110 + 110 + 110 + 110 + 110 + 110 + 110 + 110 + 110 + 110 + 110 + 110 + 110 + 110 + 110 + 110 + 110 + 110 + 110 + 110 + 110 + 110 + 110 + 110 + 110 + 110 + 110 + 110 + 110 + 110 + 110 + 110 + 110 + 110 + 110 + 110 + 110 + 110 + 110 + 110 + 110 + 110 + 110 + 110 + 110 + 110 + 110 + 110 + 110 + 110 + 110 + 110 + 110 + 110 + 110 + 110 + 110 + 110 + 110 + 110 + 110 + 110 + 110 + 110 + 110 + 110 + 110 + 110 + 110 + 110 + 110 + 110 + 110 + 110 + 110 + 110 + 110 + 110 + 110 + 110 + 110 + 110 + 110 + 110 + 110 + 110 + 110 + 110 + 110 + 110 + 110 + 110 + 110 + 110 + 110 + 110 + 110 + 110 + 110 + 110 + 110 + 110 + 110 + 110 + 110 + 110 + 110 + 110 + 110 + 110 + 110 + 110 + 110 + 110 + 110 + 110 + 110 + 110 + 110 + 110 + 110 + 110 + 110 + 110 + 110 + 110 + 110 + 110 + 110 + 110 + 110 + 110 + 110 + 110 + 110 + 110 + 110 + 110 + 110 + 110 + 110 + 110 + 110 + 110 + 110 + 110 + 110 + 110 + 110 + 110 + 110 + 110 + 110 + 110 + 110 + 110 + 110 + 110 + 110 + 110 + 110 + 110 + 110 + 110 + 110 + 110 + 110 + 110 + 110 + 110 + 110 + 110 + 110 + 110 + 110 + 110 + 110 + 110 + 1100 + 110 + 110 + 110 + 110 + 110 + 110 + 1	with the An- of a pool and that to ind part and part fully may any fully may any fully
And the mid pert $Y_{}$ of the fort part do $B_{}$ hereby covenant and a gree that a of a good and indefeatible states of inheritance therein, free and dere of all incumbence and that they will be more states of all parties making lawid dutim there is a greed between the parties hereto that the part $Y_{}$ of the fort part shall it indices the state when the mark becomes down and parties, and that $B_{+}$ will be the state of directly by the part $Y_{}$ of the fort part shall it indices and here parties directly by the part $Y_{}$ of the strend part, the loss, if any, make mid part $Y_{}$ of the fort part shall full to pay such tars when the same become dura and pay the fort $Y_{}$ of the fort part shall full to pay such tars when the same become dura the indices and indices of the strend to the same to pay the biberone is part of the indi- tal strends of the same of a paysible to the part $Y_{}$ of the second part, the ansay schemed by the same as paysible to the part. $Y_{}$ of the second part is that it is pay to many paysible to the part. $Y_{}$ of the second part is that if is pay to many a payother is the isomet pay and and the pay the same to the additions are payother in the same to pay shall be a pay additutes evelocities of the same data is a direct the same of the same pay that the same to payother to the same on the pay in the same same pay the same pay that the pay to many the same to pay the same pay that the pay to many the same to pay the same pay the same to payother is the pay the pay to pay the pay the same pay the same is payother in the pay the pay to pay the pay the pay the same pay that the pay to many an a payother is the pay the same pay the pay the same pay the payother pay the pay the pay the pay the pay the same pay the payother pay the pay the pay the pay the pay the pay the same pay the payother pay the pay the pay the pay the pay the pay the pay the same pay the payother pay the pay the p	the defirery bered. <u>810</u> . 15. the levels over _ of the permanent above permany and many terms of the permanent above permany intermediates and the second permany of the permanent permany in the permanent of the permanent permany permanent of the permanent permany permanent permanent permany perma	An of a good and that t in the train and part. The according and by
And the mid pert $Y_{}$ of the fort part do $B_{}$ hereby coverants and a gree that a of a good and indefeatible estate of inheritance therein, free and dere of all incumbence and that they will be more state of all parties making lawid dutim there is a greed between the parties hereto that the part $Y_{}$ of the fort part shall it is all real states when the mark becomes down and parties, and that $B_{+}$ will be the state of dutim there is a shall be specified and directed by the part $Y_{}$ of the strend part, the loss, if any, make mid part $Y_{-}$ of the fort part shall full to pay such tars when the same herems $d$ and $paythe strend part Y_{} of the fort part shall full to pay such tars when the same herems d part of the indeflike T_{+} of the fort part shall full to pay such tars when the same herems d part of the indeflike T_{+} of the fort part shall full to pay used tars when the same herem d part of the indeflike T_{+} of the fort part shall full to pay used tars when the same herem d part of the indeflike T_{+} of the fort part shall full to pay used tars when the same herem d part of the indeflike T_{+} of the fort part shall be part T_{+} of the second part, the loss, if the sameanswering to the terms d_{-} OLO — creatia written oblightom for the payment of andmany schraned by the same as provided in the indef many T_{+} of the second part, the loss of the like the like discrement of the same dark of the like indef many T_{+} of the second part of the part of pay in the like discrement T_{+} of the second part to the pay fort and interace of to dishall it is pay the many the interact like indef pay of the terms dark of the like discrement pay in the interace pay of the like discrement pay in the interace discrement there and the like T_{+} of the like discrement pay in the interact like discrement pay in the like discrement pay in the like like discrement pay in the interact like discrement pay in the here and the list like discrement pay$	the defirery bered. <u>810</u> . 15. the levels over _ of the permanent above permany and many terms of the permanent above permany intermediates and the second permany of the permanent permany in the permanent of the permanent permany permanent of the permanent permany permanent permanent permany perma	As d s pool ad that is a drait different diffe
And the mid pert $V_{}$ of the fort part do $B_{}$ . Jorder oversatis and a spress that $a$ of a good and indefeasible estate of inheritance therein, free and ders of all incumbences and that they will arrow that do the man exploit all parties making lawfid chim there is a greed between the parties hereto that the part $V_{}$ of the forts part that it is all real states when the mark becomes dor and paybile, and that $B_{+}$ of the forts part that it is a shall be specified and directed by the part $V_{}$ of the second part, the loss, if any, make and part $V_{}$ of the fort part shall full to pay such tarse when the same becomes a part of the indef dial news dol incurse, or thirts, and the insum to paid shall becomes a part of the indef dial news dol incurses, or thirts, and the insum to paid shall becomes a part of the indef dial news dol incurses, or thirts, and the insum to paid shall becomes a part of the indef dial news dol incurses, or thirts, and the insum to paid shall become a part of the indef dial news dol incurses, or theirs, and the insum to paid shall become a part of the indef dial of the dial news at part of the maid of a single dial news dol incurses of the maid of the dial of the dial news of the new of the new of a ray information of the single dial of the dial news dol incurses of the and of a single dial new dol incurses of the and of the single dial of the laboration. For the payment of the indef or any ablication erected therein, or in the indefeature. And the dial new of a single dial new of a single dial of the dial new of a single dis the main dial new of a single dial neword dis the	the defirst percel. BID. 15. the levil over _ of the perman along percent and and the permanent along percent and the permanent along percent and the percent along the life of this indesture, yay all taxes or assessments that may be levid or along the life of this indesture, yay all taxes or assessments that may be levid or along the life of the indesture, the set of the	An of a pool of the second of
And the mid pert $V_{-}$ of the fort part do $B_{-}$ hereby coverant and a gree that $a$ of a good and indefeatible estate of inheritance therein, free and derer of all incumbences and that they will warrant and defend the mave scriptot all parties making lawful dulm them that a lawful dulm them the parties herein that the pert $V_{-}$ of the first part shall at a state when the parties herein that the pert $V_{-}$ of the first part shall at a state when the mark becomes during they dulp at the dule to the the part of the perturbation of perturbation of the perturbation of	the defirst barred. Bill 15 15 15 15 16 15 16 16 16 16 16 16 16 16 16 16 16 16 16	All of a pool and that ind mail and mai
And the mid pert $V_{-}$ of the fort part do $B_{-}$ hereby coverant and a gree that $a$ of a good and indefeatible estate of inheritance therein, free and derer of all incumbences and that they will warrant and defend the mave scriptot all parties making lawful dulm them that a lawful dulm them the parties herein that the pert $V_{-}$ of the first part shall at a state when the parties herein that the pert $V_{-}$ of the first part shall at a state when the mark becomes during they dulp at the dule to the the part of the perturbation of perturbation of the perturbation of	the defiring bered. Bill 15 the live in the invite over _ of the permanent above permany and many terms and the permanent above permany and many terms and the permanent above permany and many terms and the second part to be exceed to many terms and the permanent above p	An of a pool of the second sec
And the subject Y_ do the fort part do G2hereby covenant and a gree that a do a good and indefeasible estate of inheritance therein, free and derer d all incumbersom — and that they will versate in the dotted the same segitate all parties making lawful dutim there. It is agreed between the particle herets that the part Y_ do the second part, the loss, if any make and here specified and directed by the part Y_ do the second part, the loss, if any make and parties making lawful dutim there is and here specified and directed by the part Y_ do the second part, the loss, if any, make and parties duties and that the part Y_ do the second part, the loss, if any, make and parties making lawful dutim there is and here specified and directed by the part Y_ do the second part, the loss, if any, make and parties the state the same become due and the specified area directed by the part is main and the specified in the part Y_ do the second part, the loss, if any make and the specified is a marting to the specified to the part Y_ do the second part, the loss, if the specified is a marting to the part of the and the specified is the part Y_ do the second part, the loss is a specified by the side part Y_ do the second part is the part specified in the part Y_ do the second part, the specified is the lawful the specified is the law of the part of the specified is a specified by the part is the specified by the side part Y_ do the second part is the part of the specified by the side of all moves that the second part is the part of the specified by the specified by the side of all moves that the second part is the specified and the specified of the law specified by the specified by the side of all moves the specified and the specified and the specified and the specified by the	the defiring hered. Bill: 1.5. the living over _ of the permanent down permany and mean the permanent of the permanent down permany and mean the ball of the indecture, you will use or assessments that may be brind or means index below on and reads in such as many able to the perima of the second part to the exists of 1.5. the investment of the permanent down permanent down permanent down permanent of the perman	All of a pool and that ind mail and mai
And the subject Y_ do the fort part do G2hereby covenant and a gree that a do a good and indefeasible estate of inheritance therein, free and derer d all incumbersom — and that they will versate in the dotted the same segitate all parties making lawful dutim there. It is agreed between the particle herets that the part Y_ do the second part, the loss, if any make and here specified and directed by the part Y_ do the second part, the loss, if any make and parties making lawful dutim there is and here specified and directed by the part Y_ do the second part, the loss, if any, make and parties duties and that the part Y_ do the second part, the loss, if any, make and parties making lawful dutim there is and here specified and directed by the part Y_ do the second part, the loss, if any, make and parties the state the same become due and the specified area directed by the part is main and the specified in the part Y_ do the second part, the loss, if any make and the specified is a marting to the specified to the part Y_ do the second part, the loss, if the specified is a marting to the part of the and the specified is the part Y_ do the second part, the loss is a specified by the side part Y_ do the second part is the part specified in the part Y_ do the second part, the specified is the lawful the specified is the law of the part of the specified is a specified by the part is the specified by the side part Y_ do the second part is the part of the specified by the side of all moves that the second part is the part of the specified by the specified by the side of all moves that the second part is the specified and the specified of the law specified by the specified by the side of all moves the specified and the specified and the specified and the specified by the	the defiring hered. Bill: 1.5. the living over of the permanent network present on an analysis of the second section of the permanent o	All of a pool and that ind mail and mai
And the subject Y_ do the fort part do G2hereby covenant and a gree that a do a good and indefeasible estate of inheritance therein, free and derer d all incumbersom — and that they will versate in the dotted the same segitate all parties making lawful dutim there. It is agreed between the particle herets that the part Y_ do the second part, the loss, if any make and here specified and directed by the part Y_ do the second part, the loss, if any make and parties making lawful dutim there is and here specified and directed by the part Y_ do the second part, the loss, if any, make and parties duties and that the part Y_ do the second part, the loss, if any, make and parties making lawful dutim there is and here specified and directed by the part Y_ do the second part, the loss, if any, make and parties the state the same become due and the specified area directed by the part is main and the specified in the part Y_ do the second part, the loss, if any make and the specified is a marting to the specified to the part Y_ do the second part, the loss, if the specified is a marting to the part of the and the specified is the part Y_ do the second part, the loss is a specified by the side part Y_ do the second part is the part specified in the part Y_ do the second part, the specified is the lawful the specified is the law of the part of the specified is a specified by the part is the specified by the side part Y_ do the second part is the part of the specified by the side of all moves that the second part is the part of the specified by the specified by the side of all moves that the second part is the specified and the specified of the law specified by the specified by the side of all moves the specified and the specified and the specified and the specified by the	the defiring hered. Bill: 15. 15. 16. 18. 19. 10. 19. 19. 19. 19. 19. 19. 19. 19. 19. 19	An of a pool of the second sec
And the subject Y_ do the fort part do G2hereby covenant and a gree that a do a good and indefeasible estate of inheritance therein, free and derer d all incumbersom — and that they will versate in the dotted the same segitate all parties making lawful dutim there. It is agreed between the particle herets that the part Y_ do the second part, the loss, if any make and here specified and directed by the part Y_ do the second part, the loss, if any make and parties making lawful dutim there is and here specified and directed by the part Y_ do the second part, the loss, if any, make and parties duties and that the part Y_ do the second part, the loss, if any, make and parties making lawful dutim there is and here specified and directed by the part Y_ do the second part, the loss, if any, make and parties the state the same become due and the specified area directed by the part is main and the specified in the part Y_ do the second part, the loss, if any make and the specified is a marting to the specified to the part Y_ do the second part, the loss, if the specified is a marting to the part of the and the specified is the part Y_ do the second part, the loss is a specified by the side part Y_ do the second part is the part specified in the part Y_ do the second part, the specified is the lawful the specified is the law of the part of the specified is a specified by the part is the specified by the side part Y_ do the second part is the part of the specified by the side of all moves that the second part is the part of the specified by the specified by the side of all moves that the second part is the specified and the specified of the law specified by the specified by the side of all moves the specified and the specified and the specified and the specified by the	the defiring bench. BID. 15. the living over of the permanent above permany and mean the permanent above permany and mean the buildings upon and the electronic terms of the second parts to be established the second part to be established the second permany permanent above perman	An of a pool of the second sec
And the mid pert $V_{}$ of the fort part do $B_{}$ hereby reveaus and a gree that a d a grout has a landstmathe states of inheritance therein, free and dere of all incumberson- and that they will arrow in the dark there are spinout all parties making lawed dutim there. It is agreed between the parties hereto that the pert $Y_{}$ of the fort, part shall at it and real states when the mark becomes dora and paylos, and that $B_{0}$ when this and real states when the mark becomes dora and paylos, and that $B_{0}$ will be an able to specific and directly by the part $Y_{}$ of the second part, the loss, if way, make mid part $Y_{}$ of the fort part shall full to pay such tars when the same becomes dura and $Y_{}$ of the second part, the loss, if way, make mid part $Y_{}$ of the fort part shall full to pay such tars when the same becomes dura and $Y_{}$ of the second part, the loss, if way, make mid part $Y_{}$ of the fort part shall full to pay such tars when the same becomes dura and $Y_{}$ of the second part, the loss, if $W_{}$ makes the same duration of the same of $Y_{}$ of the second part of the same of $Y_{}$ of the second part, the loss of the same of a specific part of the same of a specific part of the same of any obtained by the same as provided in this device the part $Y_{}$ of the second part, with a distal is pay to be same as provided in this device the part to pay the same of a specific part of the same same shall be origin to the same same shall be related by the same same specific part of the same same shall be relative as the same same shall be related by the same same specific part of the same same shall be related by the same same same shall be relative the same same shall be related by the same same same same shall be related by the same same same same same sam	the defiring hered. Bill: 15. 15. 16. 18. 19. 10. 19. 19. 19. 19. 19. 19. 19. 19. 19. 19	An d a pool and the in the in the and the base of t
And the suid pert V_ of the fort part do SGhereby covenant and a gree that a discretion to a discretion of the start of a forth of the start of	the defirst barred. Bill 15. 15. the livitud over _ of the permanent above period at most period at a most period at the definition of the second period at the second period at the second period between the second period betwe	An of a pool of the second second in the second second of the second sec
And the suid pert Y of the fort part do G2 hereby coverants and a gree that a distribute series of inheritance therein, fire and derar of all incurdences of of a pool and indefaulties series to inheritance therein, fire and derar of all incurdences of an advectory of the part of the first part he first part here part of the first part	the defirst barred Bins 15 the level over of the permanent along period at most a set of the second period of the second	All d a pool and the a data of and a data of a dat
And the suid pert V_ of the fort part do G2_hereby coverants and a gree that a discretion the second and indefeatible entate of indefeatible entates of the second part, the loss, if may, made and here specified and directed by the part of the second part, the loss, if may, made and here specified and directed by the part of the second part, the loss, if may, made and here specified and directed by the part of the second part, the loss, if may, made and here specified and directed by the part of the second part, the loss, if may, made and here specified and directed by the part of the second part, the loss, if may, made and part of the second part, the loss, if may, made and part of the second part, the loss, if may, made and the specified in the indefeation of the second part, the loss, if may, made and the specified in the indefeation of the second part, the loss, if may and the specified in the max of the second part, the loss, if may are done of the loss of the second part, the loss of the specified in the loss of the specified in the indefeatible part of the second part, the loss of the specified in the loss of the second part, the loss and the specified and and the loss of the second part, the loss and the specifies and the loss of the second part, the loss and the specifies and the specified in the loss of the second part, the loss and the specifies and the specified in the loss of the second part, the loss and the specifies and the specifies of the loss of the specifies and the specifies of the loss of the specifies and the specifies of the specifies the specifies the specifies the specifies the specifies the specifies and the specifies an	it the defirity breed. BID_15	An of a pool of the second sec
And the suid pert Y of the fort part do G2 hereby coverants and a gree that a of a good and indefeatible estate of indefeatible estates of the state of a librardbase estate of a librardbase estates of a librardbase estate es	to the defirst barred and the second part to be existed over of the permanent above period of a second period of the second period of t	An of a pool of the second sec
And the suid pert Y of the fort part do G2 hereby coverants and a gree that a of a good and indefeatible estate of indefeatible estates of the state of a librardbase estate of a librardbase estates of a librardbase estate es	to the defirst barred. BID_ 12	All of a pool and that is and that and read and that and read and that and read and the second and and the second and and and and and and and and and and and and and and and and
And the mid pert V of the fort part do G2 hereby coverant and a gree that a of a good and indefeatible estate of inheritance therein, free and dere of all incurdences at a do a good and indefeatible estates of inheritance therein, free and dere in that is the second to the number of the incurdences of a second part, the loss, if any, make an is a second a directed by the part of the second part, the loss, if any, make and her specific and directed by the second part, the loss, if any, make and part of the number of the second part, the loss, if any, make and part, V_of the first part all full to pay such take when the same become due and part is a stall be specific and directed by the part of the second part, the loss, if any, make and part, V_of the first part all full to pay such take when the same become due and part is a stall be specific and directed by the part landtron of ADO =	it the defiring hered. B10.15 It the twild over	a a pool and that it and real and real and and and and and and real and and and and and and and and and and and and and and and and and and and and and and and and and and and and and and and and and and and and and and and and and and and and and and
And the suid pert Y of the fort part do G2 hereby coverents and a gree that a distribute therein, fire and derer of all incurdences of a greed and inducemble entate of inducemble entates	to the defirst barred. Bill 12. It is the level over _ of the permanent above period at mean temperature of the period over the temperature of the period over the temperature over temperature over the temperature over the temperature over the temperature over temperature over the temperature over the temperature over the temperature over the temperature over temper	a a pool and that it and real and real and and and and and and real and and and and and and and and and and and and and and and and and and and and and and and and and and and and and and and and and and and and and and and and and and and and and and
And the suid pert V of the fort part do G2 hereby coverants and a given that a distributed in the of a libertines the therein, here and derard a libertunes the of a libertunes that a distributed is a start of the therein here here and particle making level due that the term is the part of the market beard in the market beard directed by the part V of the derard part, the bas, if any, market and the directed by the part V of the derard part, the bas, if any, market and the directed by the part V of the derard part, the bas, if any, market and the directed by the part V of the derard part, the bas, if any, market and the directed directed by the part of the market part of the market beard market beard market. The bas, if any, market and the directed by the part of the market part of the market beard market beard market beard market. The bas, if any, market and the market beard directed by the part. J, of the derard part, the bas, if the market bas and beard part of the market beard part, the bas, if the market bas and beard part of the market bas and beard of the market bas and beard part of the market bas and the market b	it the defirity bered. B10.15 It the twill over	An of a pool of the second sec
And the mid pert V of the fort part do G2 hereby oversatis and agrees that a of a good and indefeatible estate of inheritance therein, free and dere of all incurdences and that they will arrows in add doed the same segiotat all parties making herd dum ther is a greed between the parties herein that the part V of the send part, the loss, if any, made and real state when the mark becomes due and parties making herd dum ther is a greed between the parties herein that the part V of the send part, the loss, if any, made and part, V of the fore part shaft fail to pay such take when the mark becomes a part of the hard differences or sittle, and the same to be part the beam. If any, made and part, V of the fore part shaft fail to pay such take when the mark becomes a part of the hard differences of the same the same hard becomes a part of the same of the fore part shaft fail to pay such takes when the mark becomes a part of the many schematch by the low of V of the second part, which many schematch by the low of V of the second part, which and the part herms of of the second part is the same of the low of the pay the mark or of the second part, which are and the complete pay the low of V of the second part, which are the shaft by part to pay parties to the part V of the second part, which are the shaft by part by the pay of the second part, which are are the shaft by part by the pay of the second part, which are particular by part of the therein or of the second part, which meritage such that by the pay	while the defiring hered. Bills 15. 15. the level over	An of a pool of the second sec
And the mid pert V of the fort part do G2 hereby oversatis and agrees that a of a good and indefeatible estate of inheritance therein, free and dere of all incurdences and that they will arrows in add doed the same segiotat all parties making herd dum ther is a greed between the parties herein that the part V of the send part, the loss, if any, made and real state when the mark becomes due and parties making herd dum ther is a greed between the parties herein that the part V of the send part, the loss, if any, made and part, V of the fore part shaft fail to pay such take when the mark becomes a part of the hard differences or sittle, and the same to be part the beam. If any, made and part, V of the fore part shaft fail to pay such take when the mark becomes a part of the hard differences of the same the same hard becomes a part of the same of the fore part shaft fail to pay such takes when the mark becomes a part of the many schematch by the low of V of the second part, which many schematch by the low of V of the second part, which and the part herms of of the second part is the same of the low of the pay the mark or of the second part, which are and the complete pay the low of V of the second part, which are the shaft by part to pay parties to the part V of the second part, which are the shaft by part by the pay of the second part, which are are the shaft by part by the pay of the second part, which are particular by part of the therein or of the second part, which meritage such that by the pay	while the defiring hered. Bills 15. 15. the level over	An d a pool and that it and and and that and the for- serving the boost of the for- serving the for- serving the for- serving
Act to sub equity of the fort part & 6.2. Lordyr overants and a give that is a distributed with the sub equity of the local substitution of all lorendresses of the substitution of all lorendresses of the substitution of the lorendresses of the substitution of the lorendresses of the substitution of the local part, the local large distribution of the local part is a substitution of the local part is a substitutis a substit local part is a substitution of the local	while the defiring hered. Bills 15. 15. the level over	A d a peol and that is and mail and mai

264

M this Ma