MORTGAGE RECORD 80

Reg. No. 779 Paid. \$1.00

Receiving No. 25

The state of the state of the state	FROM		STATE OF KANSAS,			The Case Pine
			This instrument wa	is filed for record on the	5 day of	J.
Evan G. Griffit	and Kathryn M. Griffit TO	5 h	September	Narold a	Beck	
Lawrence Natio	onal Bank Lawrence,	Kansas	By		Register of Deeds. Deputy.	_4
THIS INDENTU	RE, Made this 4th y-six between	day of Evan G. Gri	September ffith and Kathryn	, in the year of our L M. Griffith, his w	ord, one thousand nine	hundr
hundred and UNIT	y=B1X					-
of	in the County of t, and The Lawrence	ce National D	ank	of Kansas		d partie
		Lawrence,	of the suit of	part y	Constant and the second of the	-
Fou	hat the said part 100 of the instru- r hundred fifty and no/. dged, ha ve sold, and by this ind tate situated and being in the Count	lenture do Gra	ant, Bargain, Sell and Mort		ly paid, the receipt of of the second part, the	which followi
Quarter	t Five (5) Acres of the (NE_{1}^{1}) of Section Twenty County, Kansas, East of	y-six (26) Ton	mahip Thirteen (1	alf (S ¹ / ₂) of the No 3) Range Nineteen	rtheast (19) in	
					* o	
					A REAL PROPERTY AND A REAL PROPERTY AND A	ABORT - CONTRACTOR
And the said parties of	all the estate, title and interest of t	agree that at the deliver	f the first part therein. 7 berrot they are	the lawful owner S of the premier	s above granted, and stand	A
And the said part 68 of of a good and indefeasible estate	the first part dohereby covenant and if inheritance therein, free and clear of all incu	agree that at the deliver	y hereof they are			al a good
And the said part268_of of a good and indefeasible estate of and that they will warrant and do It is agreed between the pa- maid real estate when the same bec	the first part dobereby covenant and d inheritance therein, fire and clear of all inco- fend the same against all parties making lawf risk hereto that the part 105 of the first p omes due and payable, and that they will	agree that at the deliver numbrance	y hereof they are	all taxes or assessments that may it	se levied or assumed against by such insurance company	A of a good
And the said part205_of of a good and indefeasible estate of and that they will warrant and do It is agreed between the pu said real estate when the same bec	the first part dobereby covenant and d inheritance therein, fire and clear of all inco- fend the same against all parties making lawf rties hereto that the part 105 of the first p omes due and payable, and that the y	I agree that at the deliver numbrance	y hereof they are	all taxes or assessments that may) t fire and tornado in such sum and	be levied or anomed against by such insurance company	An of a pool and that it will real
And the said part 6.8. of of a good and indefeasible estate and that they will warrant and do It is agreed between the pu- said real estate when the mane bec as shall be specified and directal indig part 6.8. of the first part ah and taken and insurance, or either (stilly regaind. THIS GRANT is intender	the first part dobreeky covenant and d laberiance therein, five and clear of all loss field the same against all parties making have inte hereto that the partAGE of the first part of the part. Y of the second part, the loss, if all to pay such have when the same become hand the smooth to plot half become a part has a postraget to exercise the payment of the s	I agree that at the deliver ful claim thereto. part shall at all times dur 11 keep the buildings up if any, made payable to t on the indebtdness, secu sum of.	ry berrof they are	all taxes or assessments that may b t fire and tornado in such sum and to the extent of <u>118</u> inter rein provided, then the part. Y ear interest at the rate of 10% from	be levied or Assumed splace by such insurance company web. And in the event that of the second part may pay the date of payment smith	A d a poor ind that it will real as shall at part will part
And the said parties. of a good and indefeasible estate and that they will warrant and du It is agreed between the pus- said real estate when the same bee and heat estate when the same bee and parties of the first part ah and parties of the first part ah and parties of the first part ah and parties of the first part ah said parties of the first part ah parties of the first part ah HIS GRANT is intended FRUS GRANT is intended Excepting to the terms of	the first part dokreeky covenant and d laherinance therein, fire and clear of all inc- find the mass explored all parties making keyf inclusions and payable, and that (1997 wd.) by the part, J of the second part, the less, if all to pay such taxes when the same here and the smouth are paid shall become a part as a mortgage to secure the payment of the hundred_fifty_and_no/ld/ errain withou objection_for the pay.	I agree that at the deliver umbrance	ry berrot they are	all taxes or assessments that may 1 for and tornado in such ans and o the extent of <u>its</u> inte order of the step art <u>y</u> and interest at the rate of 1978 for any interest at the rate of 1978 for day of <u>September</u>	be levied or samuel aphen by such laurance employ web. And in the rest that of the second part may per the date of program of the the date of program of the DOLLARS, 1056	A d t poor ad that it all that a d bat it all that it it it it r r r the r r r the r r r the r that that that it it it it it it it it it it it it it
As the mid purified Sat. of a good and indefensible state and that they will warms to ad do that they will warms to ad the answer that the same beam and and an expected and directed and particles of the fars part at the same ad lamous of either and the same add same at faily "Fills GRANT is intended second at the terms of	the first part dokreety overant and d laberiance therein, fire and clear of all nor- field he mars explosit all parties making twif- rise hereto that the part 395 . of the first p mend due and payable, and that 10 . 9 . 11 . Ut part 1 . 9 . of the second part, the loss, it fail to pay such taxe when the same become and the samoust are paid shall become a part and the samoust are paid shall become a part as a norfinge to secure the payment of the bundred_fifty_and_no/10 ertain writes obligation of the second de payable to the part. 9 . of the second 2 , of the second part to pay for any insym-	a gree that at the deliver numbrance ful claim thereto. part shall at all times dur 11 keep the buildings up 11 keep the buildings up 11 aven the shall have buildings up of the indebtedness, secu sum of 00 00 1 avent of said sum of mot part, with all interest as ange or to discharge any	y bered they are ing the life of this indenture, pay on and real entits inserted against be part. J. of the second part it be berp and promises inserted as he real promises inserted as the real promises of the second part is ary, essential on the <u>4th</u> trues with intervan therean a her thereas in thereas an entity of the second part is a set in intervant therean as her thereas in the second part is thereas in the second part is thereas an entity of the second part is thereas in the second part is thereas in the second part is thereas a second of the second part is the second part is a second part is the second part is the second part is a second part is the second part	all taxes or assessments that may h fire and tornado is such sum and to be extent of 100 million inter- ring provided, then the part <u>y</u> ear interest at the rate of 10% for day of <u>September</u> terms of said obligation and size to viap provided, in the orem that million	to levind or samuel splat by much laurana conjuy wet. And in the result that the second part of the second part of the date of payment with <u>DOLALES</u> . 1930 secure any runs or sets of part. Lifts the store per	
And the mid purified Scatter of a good and indefensible state of a good and indefensible state matching the state of the state of the state when the state when the state when the state when the state of the state and states when the states of the state and states of state of the state and states of the state of the	the first part dokreety overant and d laberiance therein, fire and clear of all nor- field he mars explosit all parties making twif- rise hereto that the part 395 . of the first p mend due and payable, and that 10 . 9 . 11 . Ut part 1 . 9 . of the second part, the loss, it fail to pay such taxe when the same become and the samoust are paid shall become a part and the samoust are paid shall become a part as a norfinge to secure the payment of the bundred_fifty_and_no/10 ertain writes obligation of the second de payable to the part. 9 . of the second 2 , of the second part to pay for any insym-	a gree that at the deliver numbrance ful claim thereto. part shall at all times dur 11 keep the buildings up 11 keep the buildings up 11 aven the buildings up of the indebtedness, secu sum of 00 00 area of the state sum of most part, with all interest as anges or to discharge any	y bered they are ing the life of this indenture, pay on and real entits inserted against be part. J. of the second part it be berp and promises inserted as he real promises inserted as the real promises of the second part is ary, essential on the <u>4th</u> trues with intervan therean a her thereas in thereas an entity of the second part is a set in intervant therean as her thereas in the second part is thereas in the second part is thereas an entity of the second part is thereas in the second part is thereas in the second part is thereas a second of the second part is the second part is a second part is the second part is the second part is a second part is the second part	all taxes or assessments that may h fire and tornado is such sum and to be extent of 100 million inter- ring provided, then the part <u>y</u> ear interest at the rate of 10% for day of <u>September</u> terms of said obligation and size to viap provided, in the orem that million	to levind or samuel splat by much laurana conjuy wet. And in the result that the second part of the second part of the date of payment with <u>DOLALES</u> . 1930 secure any runs or sets of part. Lifts the store per	
And the mid purd B.S	the first part do hereby overant and a d laberiance therein, five and dear of all nor- field be mare signal and parties making twif- rises hereto that the part. Bed. of the first year of the part. 2 , and the second part, the low, i iii fail to pay such as we she the same become and the samout set and bab. The boosts a part and the samout set and bab. The boosts a part as a mortgare to secure the payment of the humdrood - 1 ,	I agree that at the deliver umbrance — fill deline the deliver part shall at all times dura 111 keep the buildings will 11 keep the buildings will 11 keep the buildings will no due and payable at a of the indeletedense, new sum of 000 — vyment of and sum of most 000 — vyment of and sum of most 000 — second the indeletedense vyment of and sum of most 000 — vyment of and sum of most 000 —	y bered they are ing the life of this indenture, pay on and real entate insured against be part. — U of the second part it to bere paid promises insured as have they this indenture, and shall be very, executed on the <u>4th</u> encoding they are an encoding to the and are with interver it known as the on contained theories fully deviate and promises, then the comproduct matter as according theories fully deviate and promises, then the comproduct matter as according theories fully deviate according theories and the one U.	all taxes or assessments that may it fore and tornado is such sum and to the extent ofinter- ries provided. In the the such and are interest at the rate of 10% from day ofSptomber- terms of and obligations and site to win provided, in the event that and provided, in the event that and provided in the event that and provided and provide at the to be because due and provide at the to take prosession of the and prevines the cousts and charge indefinit them	be levind or manual spins by such lawscan company web. And in the result list of the state of payment with the state of payment with the state of payment with payments are a small of payments are a small of payments are payments are and the state of payments are and the state of payments are and the state of the state of the payments are payments are and the state of the state of the payments are payments are and the state of the state of the payments are and the state of the state of the state of the state of the payments are and the state of the	vià tà di spaci di spaci di tanà di di d
And the mail purd 0.8. of of a good and indefensible state: and that they will warmant and do it is agreed between the pa- and real state when the same be- and real state when the same be- stated in the same that of the same interpret of the same same state of the same same same and it is also and the same same many advanced by the said part is bound of the same same same and that is to say the same same and that is to say the same same and that is to say the same same and the same same same and the same same same and the same same same and the same same same and all of the same same same and the same same same same and the same same same and the same same same and the same same same and the same same same same and the same same same and the same same same same same and the same same same same same and the same same same same same same and the same same same same same same same and the same same same same same same same sam	the first part dobreek ownant and d inheritance therein, five and clear of all inc- fend the mane equina II parties making in Vf first the part O.S. of the first p men due and payable, and that U.S. y. M.J. by bear J of the second part, the loss, i ii find to pay such taxes when the same here hundrend fifty and no/M.G. due second are paid shall become a part as a morigage to secure the payment of the hundrend fifty and no/M.G. due second are paid shall become a part as a morigage to secure the payment of the hundrend fifty and no/M.G. due second are paid to all become a part de payable to the part. y. of the second y of the second part to pay for any insu- der in this inderest is made as herein a be void if using payment to made as herein a lot of the said payment to pay for any insu- de in this inderest. y of the second y is not have a review a payint of to of the inder the said, y of the second part. I see and to have a review a payint of the insuits y second from used as to reliable the har y making not have, y or observed part.	a gree that at the defiver umbrane. If define the set of the set part shall at all times during the set of the set of the set in set, made payable to 1 in set, made payable at 0 in the indeficience, new sum of 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0	y hereof they are ing the life of this indenture, pay on maker and entate insured a paint here of the life of this indenture, pay here of the second part it here part. J. of the second part it here is the life of this indenture, and shall be rered by this indenture, and shall be rered by this indenture, and shall be the second part of the second part it and particular there as a there is a second part of the second part of the second part of the second part of the second part of the second part of the second part of the second part of the second part of the second part of the second part of the second part of the second part of the second part of t	all taxes or assessments that may be for and torando is such may add to the extent of 128 line or the extent of 128 line may informed at the net of 15% from day of September terms of add obligation and also to via provided, in the event that add red, 11 default be made is such pay of the formed of the made may be red. If default be made is such pay of the costs and charging index of the two costs and charging index of the of the costs and charging index of the of the such second second pays in the formed of the costs and charging index of the of the costs and charging index of the	be levied or summed against by much have non-many sum the And in the recent that the control of anyone with the data of anyone with DOLARS, DO	
And the mail purd 0.8. of of a point and indefensible states and that they will warmant and do It is agreed between the pa- mid and matter when the same be- stand and an excel that the same be- reason of the state with the same be- fully register and the same same many advanced by the said part and the same and same same and the same and same same same many advanced by the said part is being the same same pro- table be same and same same and all of the same same pro- table be same and same same and a same same same same and a same same same same and all of the same same pro- table be same and same same and all of the same same same and the same same same same same same and the same same same same same same and the same same same same same and the same same same same same same and the same same same same same same same and the same same same same same same same sam	the first part dokreety covenant and d laberiance therein, five and clear of all nor- field he mane significant all parties making twef- rises hereto that the part.BdS. of the first p men das and payable, and that't B.Y. Hi of the part S.J. of the second part, the loss, i if fail to pay such taxes when the same become and the samout are paid shall becomes a part and the simout are paid shall becomes a part and the simout are paid shall become a part and the simout are paid shall become a part as a morpage to secure the payment of the merian writes obligation for the pa- de payable to the part of the second J of the second part to pay for any insur- ded in this inderture. So in latered thereon, c of the laters en alt pro- or interest thereon, c of the second y	a gree that at the defiver umbrane. If define the set of the set part shall at all times during the set of the set of the set in set, made payable to 1 in set, made payable at 0 in the indeficience, new sum of 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0	y bered they are ing the life of this indexture, pay on and real state insured a guidant be part. J of the second part it be part. J of the second part it be part. J of the second part it be part. J of the second part it second particular the second part is part. So the second part is part. J of the second part is the second part is and shall be part. So the second part is the second part is and shall be part is a second part is and shall be part is a second part is and shall be part is a second part is a second part is part is a second part is a second part is part is a second part is a second part is part is a second part is a second part is part is a second part is a second part is part is a second part is a second part is part is a second part is a second part is a second part is a second part is a second part is a second part is a second part is a second part is a second part is a second part is a second part is a second part is a second part is a second part is a second part is a second part is a second part is a second part is a second part is	all taxes or assessments that may be the stant of 145 links or the extent of 145 links or the start of 145 links of the start of 145 links of the start of 15% from the start of 15\% from th	be levied or samuel agent by much have many many the Add in the second that the second payment with the bins of the bins of part. 1858 the bins path the bins of the bins of payment the bins of t	
And the said purd B.2. at of a good and indefaulties state and that they will survain and do it is agreed between the pu- main and har bayelest and and directed ing part 0.00 of the form part at its state and state shows the same bay its state and state shows the same bay for the same state of the same same and the same state of the same same and the same same same same same and the same same same same same and the same	the first part dobreek ownant and d inheritance therein, five and clear of all inc- fend the mane equina II parties making in Vf first the part O.S. of the first p men due and payable, and that U.S. y. M.J. by bear J of the second part, the loss, i ii find to pay such taxes when the same here hundrend fifty and no/M.G. due second are paid shall become a part as a morigage to secure the payment of the hundrend fifty and no/M.G. due second are paid shall become a part as a morigage to secure the payment of the hundrend fifty and no/M.G. due second are paid to all become a part de payable to the part. y. of the second y of the second part to pay for any insu- der in this inderest is made as herein a be void if using payment to made as herein a lot of the said payment to pay for any insu- de in this inderest. y of the second y is not have a review a payint of to of the inder the said, y of the second part. I see and to have a review a payint of the insuits y second from used as to reliable the har y making not have, y or observed part.	a gree that at the defiver umbrane. If define the set of the set part shall at all times during the set of the set of the set in set, made payable to 1 in set, made payable at 0 in the indeficience, new sum of 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0	y bered they are ing the life of this indexture, pay on and real state insured a guidant be part. J. of the second part it be part. J. of the second part it part. J. of the second part it part. J. of the second part it the same state is a second part of the second part of the second part is part of the second part is and the set the same is become for and pays of the respective particle hereit of the respective particle hereit not of the respective particle hereit not of the respective particle hereit not oset. the fir. h Evan G.	all taxes or assessments that may be for and formado is such may add to the extent of 128 links or the extent of 129 and 128 links or the part of the extent of 129 and 120 an	be levied or samuel agent by much have many many with Add in the second that is the second payment with the based payment with DOLARS, a sector say runs or must d payment agent to based payment agent to based payment agent to based or the second payment agent to based on the second payment agent to based on the sector say runs or must be a sector say the second payment of the second payment agent payment agent to based on the say and these seconds of the say and speer last theory (SEAL)	
And the mid purd B.S of a good and indefendite states and that they will wirenation and it is a good and indefendite it is agreed between the pur- mit of real states when the mane bear mid parallel and the state of the mid parallel and the state of the indeparation of either the states of the state paral- tic states of the state para- temperature of the state para- temperature of the state para- ter of the state paratic states of the states of the state para- ter of the state paratic states of the states of the state para- ter of the state paratic states of the states of the states paratic states of the states of the states paratic states of the states of the states of the state para- tic states of the states of the states in the states of the states of the states of the states of the states of the states of the states of the states in the states of the states of the states of the states of the states of the states in the states of the states of the states of the states of the states of the	the first part dobreek ownant and d inheritance therein, five and clear of all inc- fend the mane equina II parties making in Vf first the part O.S. of the first p men due and payable, and that U.S. y. M.J. by bear J of the second part, the loss, i ii find to pay such taxes when the same here hundrend fifty and no/M.G. due second are paid shall become a part as a morigage to secure the payment of the hundrend fifty and no/M.G. due second are paid shall become a part as a morigage to secure the payment of the hundrend fifty and no/M.G. due second are paid to all become a part de payable to the part. y. of the second y of the second part to pay for any insu- der in this inderest is made as herein a be void if using payment to made as herein a lot of the said payment to pay for any insu- de in this inderest. y of the second y is not have a review a payint of to of the inder the said, y of the second part. I see and to have a review a payint of the insuits y second from used as to reliable the har y making not have, y or observed part.	a gree that at the defiver umbrane. If define the set of the set part shall at all times during the set of the set of the set in set, made payable to 1 in set, made payable at 0 in the indeficience, new sum of 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0	y bered they are ing the life of this indexture, pay on and real state insured a guidant be part. J. of the second part it be part. J. of the second part it part. J. of the second part it part. J. of the second part it the same state is a second part of the second part of the second part is part of the second part is and the set the same is become for and pays of the respective particle hereit of the respective particle hereit not of the respective particle hereit not of the respective particle hereit not oset. the fir. h Evan G.	all taxes or assessments that may be the stant of 145 links or the extent of 145 links or the start of 145 links of the start of 145 links of the start of 15% from the start of 15\% from th	be levied or samuel agent by much have many many the Add in the second that the second payment with the bins of the bins of part. 1858 the bins path the bins of the bins of payment the bins of t	
And the mid purd B.G. at of a good and laddwalled writer and that they will writer at ad It is agreed between the pu- mid real matter when the man be- mid particles of the form part at mid particles of the form part at mid particles of the form part at the state of the state part teneralizes to the terms of	the first part dobreek ownant and d inheritance therein, five and clear of all inc- fend the mane equina II parties making in Vf first the part O.S. of the first p men due and payable, and that U.S. y. M.J. by bear J of the second part, the loss, i ii find to pay such taxes when the same here hundrend fifty and no/M.G. due second are paid shall become a part as a morigage to secure the payment of the hundrend fifty and no/M.G. due second are paid shall become a part as a morigage to secure the payment of the hundrend fifty and no/M.G. due second are paid to all become a part de payable to the part. y. of the second y of the second part to pay for any insu- der in this inderest is made as herein a be void if using payment to made as herein a lot of the said payment to pay for any insu- de in this inderest. y of the second y is not have a review a payint of to of the inder the said, y of the second part. I see and to have a review a payint of the insuits y second from used as to reliable the har y making not have, y or observed part.	a gree that at the defiver umbrane. If define the set of the set part shall at all times during the set of the set of the set in set, made payable to 1 in set, made payable at 0 in the indeficience, new sum of 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0	y bered they are ing the life of this indexture, pay on and real state insured a guidant be part. J. of the second part it be part. J. of the second part it part. J. of the second part it part. J. of the second part it the same state is a second part of the second part of the second part is part of the second part is and the set the same is become for and pays of the respective particle hereit of the respective particle hereit not of the respective particle hereit not of the respective particle hereit not oset. the fir. h Evan G.	all taxes or assessments that may be for and formado is such may add to the extent of 128 links or the extent of 129 and 128 links or the part of the extent of 129 and 120 an	be levied or samuel agent by much have many many rate. And in the remain that of the words part of the year of the bins of paysant will not a second paysant will not a second paysant will not a second paysant will not a second paysant will be part. LSRA the have pay any second paysant will be paysant a second paysant paysant of the second paysant paysant be second paysant paysant be second paysant paysant be second paysant paysant be second paysant to and the second paysant (SEAL)	
And the mid purd B.G. at of a good and laddwalled writer and that they will writer at ad It is agreed between the pu- mid real matter when the man be- mid particles of the form part at mid particles of the form part at mid particles of the form part at the state of the state part teneralizes to the terms of	the first part dobreek ownant and d inheritance therein, five and clear of all inc- fend the mane equina II parties making in Vf first the part O.S. of the first p men due and payable, and that U.S. y. M.J. by bear J of the second part, the loss, i ii find to pay such taxes when the same here hundrend fifty and no/M.G. due second are paid shall become a part as a morigage to secure the payment of the hundrend fifty and no/M.G. due second are paid shall become a part as a morigage to secure the payment of the hundrend fifty and no/M.G. due second are paid to all become a part de payable to the part. y. of the second y of the second part to pay for any insu- der in this inderest is made as herein a be void if using payment to made as herein a lot of the said payment to pay for any insu- de in this inderest. y of the second y is not have a review a payint of to of the inder the said, y of the second part. I see and to have a review a payint of the insuits y second from used as to reliable the har y making not have, y or observed part.	a gree that at the defiver umbrane. If define the set of the set part shall at all times during the set of the set of the set in set, made payable to 1 in set, made payable at 0 in the indeficience, new sum of 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0	y bered they are ing the life of this indexture, pay on and real state insured a guidant be part. J. of the second part it be part. J. of the second part it part. J. of the second part it part. J. of the second part it the same state is a second part of the second part of the second part is part of the second part is and the set the same is become for and pays of the respective particle hereit of the respective particle hereit not of the respective particle hereit not of the respective particle hereit not oset. the fir. h Evan G.	all taxes or assessments that may be for and formado is such may add to the extent of 128 links or the extent of 129 and 128 links or the part of the extent of 129 and 120 an	be levied or samuel agent by mech have an energy with And in the second that the second payment with DOLLARS, 1935 	
And the mid purd B.G. at of a good and indefensible states and that they will wrams to ad It is agreed between the pu- mid and matter when the man been and practices of the states when the man been states when the states were taken and the specified and directed in mid particles of the form part of the states and states when the man form of the states were stated to any additional states when and part and the states when and part and the states were states and the states of the states part of the state and a state of the states part of the states and the states are provided in the states and the state of the states part and the states provided in the states and the state of the states part of the states part of the states are in the states provided in the states of the states in the states of the states part of the states of the states part of the states in the states of the states are in the states of the states are in the states of the states are written.	the first part dokreep covenant and (Inheritance therein, five and clear of all inco- field he mane segring all parties making twef- rises hereto that the part 395 . of the first p rise hereto that the part 395 . of the first p year 1 , 3 , 1 , 3	i gree that at the deliver umbenne	y bered they are	All taxes or assessments that may it for and tornado is such as an add on the extent of 145 into review of the sector of 145 into the sector of 145 into the sector of 145 into the sector of 145	be levied or sammed agents by much have many same or the second prysons where the second prysons where <u>DOLARS</u> , <u>DOLARS</u> , <u>DO</u>	di pod di ta di la di ta di ta
And the mid purd B.G. at of a good and indefensible state and that they will warms i and do It is argued between the pu- mid and index when the man best mid and index when the man best mid particles of the form part of the state and and states when the man best faily of the state part of the state part eccording to the terms of	the first part do here was the data of all for- its of the same segment all parties making twif- rises hereto that the part. Bed 5. of the first p- mend are and payable, and that the gwn 1. by the part. J. of the second part, the loss, i if all to pay such taxes when the same becom- and the samout set to be able to be the second part. 1. All to pay such taxes when the same becom- and the samout set to be part. J. of the second de payable to the part. J_ of the second part. 1. All to pay such taxes when the same becom- de payable to the part. J_ of the second de payable to the part. J_ of the second de payable to the part. J_ of the second de in all within the distribution. for the pay de payable to the part. J_ of the second de in the indeturement of the second part. 1. All the indeturement is the second part. 2. The second part to pay for any insure de in the indeturement of the second part. 2. The second part to pay for any insure the sould for each payable to the second part. 3. The second part to pay for any insure the second part to pay for any insure the second part. J_ of the second part. 3. The second part to pay for any insure the second part to pay for any insure 1. All the second part. 3. All the second part. 3. Be EIT REMEYMBERED, T. Notary. Publico.	a gree that at the deliver umbrance	y bered they are ing the life of this indenture, pay be part to the second part it be part of the second part it parts with latters with the second part and permises, then the second part and permises the second part is part of the second part of	all taxes or assessments that may be the and torando is such may add to the extent of 15 mm and to the extent of 15 mm and the second s	be levied or sammed agents by much have many same or the second prysons where the second prysons where <u>DOLARS</u> , <u>DOLARS</u> , <u>DO</u>	d a pool and that a diff and a diff a diff and a diff a diff and a diff and a diff a diff and a diff a diff a diff a diff and a diff a diff a diff a diff a diff a diff and a diff a dif
And the mid purd B.G of a good and indefensible state and that they well warms i and do It is argued between the pur- and that independent and the state mid parallel and the state when the man bear mid parallel and the state state is a state independent of the state state that y and the state state is a state that y and the state state is a state association of the state state and the state state state that is any the state state and the state state state and the state state and the state state the state and the state state and the state state and the state state and the state state and the state state without noise, and it shall be bur provided by the state and the state without noise, and it shall be bur and be oblighting upon the bars. IN WITNESS WHF written.	the first part do here we cannot all and (laberiance therein, here and clear of all nor- field be mars explained all parties making twef- rises hereto that the part. Bell of the first p more does and paysite, and that the gwn 140 by the part. J. of the second part, the loss, i if all to pay such as a weak the same becom- and the samout set to be second part. It is an a norf-gree to secure the payment of the s- hundrood - fifty - and - no/At 9 of the second part to pay for any insur- ded payshes to the part. J of the second J of the second part to pay for any insur- ded in this indexture. The world first hyperitor to same does a here is no one keeping the part. J of the second of the his indexture. The world first hyperitor to the second part. The second part is part of the first part. Description of t	a gree that at the deliver umbrance	y bered they are ing the life of this indenture, pay on add real entire indenture, pay on add real entire indenture against the part of the second part to be part of the second part to the part of the second part to the part of the second part to the second of the indenture add with the part of the indenture add with the part of the indenture add with the second therein a forther are contained therein of lifty disks and pays add premises, then the overlap and the second therein of the indenture are contained therein of lifty disks and pays are of the second therein contained the sec the fort herein contained the sec the fort herein of the Evan G. Kathryn the day of Set a forces all County and Sta	all taxes or assessments that may it for and formado is such may add on the extent of 148 links or the rest of 15% links of the extent of 15% 16%	be levied or samuel agent by much have an energy to the scale of anyone with the scale of anyone with the scale of anyone with the scale of anyone with part. 1886 the star per 1886 the star per the per scale per the scale per the per scale per scale per the scale per scale per scale per the scale per the per scale per scale per the per scale per scale per the scale per scale per scale per scale per scale per scale per scale (SEAL) (SEAL) (SEAL)	d a pool and that a diff and a diff a diff and a diff a diff and a diff and a diff a diff and a diff a diff a diff a diff and a diff a diff a diff a diff a diff a diff and a diff a dif
And the mid purdB.2. At of a good and indemsitie state of a good and indemsitie state of a good and indemsitie state. The instant and do its indemsity of the state of the sta	the first part do here was the data of all for- its of the same segment all parties making twif- rises hereto that the part. Bed. of the first first hereto that the part. Bed. of the first part of the same segment is the same here and all one smooth as the same here is the same here and the samout are bed shall become a part as a mergare to secure the sympart of the same de particle to the part. J of the read de particle to the part. J of the second part. de is not be read of the the second part to pay for any insure de is the indetture. The world first the part to part on any insure de is the indetture. The second part to pay for any insure de is the indetture. I for the same part to pay for any insure de is the indetture. The second part is pay of the second part. J making such and part. J of the second part. Bes. The part 100 million of the interpre- part of the part of the second part. Bes. The Part 100 million of the first p Bes. The Part 100 million of the first p Bes. The Part 100 million of the first p Notary. Publico. Evan G. C-ifftht of the same. IN WITNESS WHEREOP.	a gree that at the deliver umbrance	y bered they are ing the life of this indenture, pay on add real entire interest against the part_y of the second part to be part_y of the second part to be part_y of the second part to the part_y of the second part to the part_y of the second part to the part of the indent to be the part of the second part to the part of the part	all taxes or assessments that may it for and tornado is such may add on the extent of	be levied or samuel agent by much have an energy or the second program with the second program with the second program with the second program with the second program with the second program with th	di pod di fa ini ini e abit e abit a
And the mid purdle.3. of of a good and indefensible states and that they will stream and do it is agreed between the pu- mid and indefended in the state between the mid parallel states when the same bes- form of the states when the same bes- form of the states and states of the states and it is assue and is assues of the states of the first states and is assued in the same bes- served in the state state is an end of the states and the same states of the same and the same states and the same states and it is assue and is assues the same states of the states of the states and it is and the same states of the states of the same states of the same states of the same states of the same states of the same and the same states of the same states of the same states of the same states of the same and the same states of the same states of the same and the same states of the same states of the same is the same states of the same states of the same states of the same states of the same and the same states of the same states of the same is the same states of the same states of the same is the same states of the same states of the same is the same state states of the same states of the same and the same states of the same states of the same is the same states of the same states of the same is the same states of the same states of the same is the same states of the same states of the same is the same states of the same states of the same is the same states of the same states of the same states of the same is the same states of the same states	the first part do here such cars of all for (inheritance therein, here such cars of all for- first here are explost all parties making twif- rise herein that the part. Before, of the first parties herein that the part. Before, it has been to be part. J. of the second part, the less, it if all to pay such takes when the same becom- as a norigage to secure the payment of the hundred of [1512y and 1.00/16] Begration of the second part, J. of the second part. J. of the second part, J. of the second part J. of the second part to pay for say insur- de payable to the part. J. of the second part J. of the second part to pay for say insur- de in this indesture. J. of the second part to pay for say insur- de in this indesture. J. of the second part to pay for say insur- de the state part. J. of the second part of the state of the states a herein a second part of the states and part. J. or the second part of pay for say insur- first the the second part. J. of the second second part is a pool region and part one part of the second part is a pool region and part one part of the second part is a pool region and part one part of the second part is a pool region and part one part of the second part is a pool region and part one part of the second part is a pool region and part one part of the second part is a pool region and part one part of the second part is a pool region and part one part of the second part is a pool region and part one part one part of the the state part of the states a there one part of the state part of the states a there one second part of the states a there one part of the states BE IT REMEMBERED, T. Notary . Publico Evan G. C. fifth h. to me personally known to be the of the states and the states of the state	a gree that at the deliver umbrance	y bered they are ing the life of this indentum, pay on add real statis inserts a pain is be part to the second part to be part to the second part to be part to the second part to any, second on thethe bear and the second part to the second to the second part to the second the the second part the second part to the second the the second part the second part to the second the the second part the second	all taxes or assessments that may it for and torrado is such may add on the extent of128	be levied or samuel agent by much have an energy or the second program with the second program with the second program with the second program with the second program with the second program with th	d a poo uel dia e dia di di e dia di di e dia di di e di tito tito tito tito tito tito tito ti
And the said purdle S. of of a good and indefeasible states and that they will stream and do it is agreed between the pu- site of the state when the same be- main purdle state when the same be- state and and purdle states of states indicates and harmonic states of the second in the state state of the state state indicates of the state states of the state state indicates of the state states of the state state indicates of the state state indicates provided by presented by harmonic states provided by the part and be indicated by the hard state in the intervent states and states of the states in the states of the states of the states in the state in the states of the states in the state in the states of the states in the states of the states of the states of the states in the states of the states of the states of the states in the states of the states of the states of the states in the states of the states of the states of the states in the states of the states of the states of the states in the states of the states of the states of the states in the states of the states of the states of the states in the states of the states of the states of the states in the states of the states of the states of the states of the states in the states of the st	the first part do here such cars of all for (inheritance therein, here such cars of all for- first here are explost all parties making twif- rise herein that the part. Before, of the first parties herein that the part. Before, it has been to be part. J. of the second part, the less, it if all to pay such as a when the same become as a nortgare to secure the symptement of the hundred of [1512y and 1.00/16 0	a gree that at the deliver umbrance	y bered they are ing the life of this indentum, pay on add real statis inserts a pain is be part to the second part to be part to the second part to be part to the second part to any, second on thethe bear and the second part to the second to the second part to the second the the second part the second part to the second the the second part the second part to the second the the second part the second	all taxes or assessments that may it for and tornado is such man and on the extent of	be levied or samuel agent by much have an energy or the second program with the second program with the second program with the second program with the second program with the second program with th	d a poo uel dia e dia di di e dia di di e dia di di e di tito tito tito tito tito tito tito ti
And the mid purdBa.2. At of a good and indefensible strate- ated is good and indefensible strate- tend in the they will wrants and do in the strate beam the purdbar and the strate shows the strategy of the	the first part do here such cases of all nor distributions of the same signal of particle marking twelve in the part of the same signal particle marking twelve into the same signal distribution of the same signal distribution distre	a gree that at the deliver umbrance	y bered they are ing the life of this indentum, pay on and real entatis inserted a paint is part. J of the second part i be part. J of the second part i the second of the second part is second of the second part is second of the second part is the second of the second part is second of the second of the second part is the second of the	all taxes or assessments that may be for and torrado is such may add on the extent of 128 into the extent of 128 and interments at the rate of 129 were determined on the extent of 120 were determined on the data 120 \$29 W. A. Sohael	be levied or samuel agent by much shares are many to the second part of the second second to the wood part of the second second part. LEBE the star or same of part. LEBE the star per part. LEBE the star per part of the second part theory of the second part theory per star of the second second second part. LEBE the star per part of the second second second part of the second second second (SEAL) (SEAL) (SEAL) (SEAL) 19. SSC., before sm, s reledged the second second y and year last shore y and year last shore reledged the second second	di posi ani fani en dali en da
And the said purdBa.2. A of a good and indensitie strate and that they will surrant said it is agreed between the purd and and attace sheat the same bee indig part 40.2 of the form part at the same of the same of the form of the same of the form of the same of the form of the same of the same of same will be the same of a form of the same of the same of the same of the same of same will be the same of a form of the same of the same of the same of the same of the same of the same of the same of the same of same of the same of same	the first part do here such cars of all for (inheritance therein, here such cars of all for- first here are explost all parties making twif- rise herein that the part. Before, of the first parties herein that the part. Before, it has been to be part. J. of the second part, the less, it if all to pay such as a when the same become as a nortgare to secure the symptement of the hundred of [1512y and 1.00/16 0	a gree that at the differ umbranes — in the differ umbranes — in the differ part shall at all times during 111 keep the buildings will 112 keep the buildings will 113 keep the buildings will 113 keep the buildings will 2000 — yyment of and eum of more 2000 — 2000 — yyment of and eum of more 2000 — 2000 — 2000 — 2000 — yyment of and eum of more 2000 — 2000 —	y breed they are regenerated they are and the second part i be part. J of the second part i the second part is a second part i be part. J of the second part i be part. J of the second part i be part of the debt second part of the seco	all taxes or assessments that may be for and torrado is such may add on the extent of 128 into the extent of 128 and interments at the rate of 129 were determined on the extent of 120 were determined on the data 120 \$29 W. A. Sohael	be levied or samuel against by meh hanname manyay meh. And in the second that is the accord payment that 	di pod ne fan in e di a e di a e di a e di a e di a e di a e di e di a e di e di e di e di e di e di e di e di

306