Receiving No. 5159

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

Reg. No. 1278 Fee Paid, \$ 7,50 A

Receiving No. 516

	STATE OF KANSAS, DOUGLAS COUNTY, ss. This instrument was filed for record on the 6
Ollie M. Bruchmiller and Carl H. Bruchmiller	
	Register of Deeds.
LAWFORCE MANY, STAT	
THIS INDENTURE, Made this 4th day of hundred and thirty-seven 01116 M.	November , in the year of our Lord, one thousand nime Bruchmiller and Cerl H. Bruchmiller, her husband
of Lawrence in the County of Douglas	and State of Kansas
WITNESSETH, That the said part 100 of the first part, in consider Three thousand and no/100	Grant, Bargain, Sell and Mortgage to the said part y of the second part the
Lot number One Hundred Twenty-three (123) on	Ohio Street in the City of Lawrence.
	the second s
the state of the said part i	es of the first part therein.
with the appurtenances and all the estate, title and interest of the said part 1 And the mid part 165 of the first part do bereby covenant and agree that at the	es. of the first part therein. edivery bereof
And the mid part161 of the first part dobereby covenant and agree that at the of a good and indefeatible estate of inheritance therein, free and clear of all incumbrance	08 of the first part therein. deivery bered. they are the lawful owner. S. of the premises above passed, and asked
And the mid part 1.61 of the first part do hereby covenant and agree that at the of a good and indefensible extate of inheritance therein, free and clear of all incumbrance and that they will warrant and defend the same against all parties making inwith claim thereto. It is a series through the barries hereits that the against 1.68 . of the first part shall at all it	e delivery hereof. TERY_BTAthe lawful owner.B. of the premises above guand, soil mine
And the mid part 1 63 of the first part dobridy cornant and agree that still of a good and indefendible entrol of inheritance therein, five and dear of all incumbrance and that they will warrant and defend the main against all parties making lawful daim thereto. It is agreed become the parties become that the part 168 of the first part table is all and raised when the mains becomes due and paytok, and that the VM will keep the boult and that the defending the defending the state of the the first parties of the state of the state and the state when the mains becomes due and paytok, and that thin 20 will keep the boult and the state of the distribution of the state of the bound for the state of the state o	• delivery hereof. TERY_BTA. the lawful owner.B. of the premises above guard, so and men during the life of this indenture, pay all taxes or assessments that may be level or assessed aplast diago upon aid real state inarced against fire and toreads in such sum and by such harmans sumpay this to the art? A of the second part to the vector of 15.25. Interest. All is the rest it in
And the said part i i i i i i i i i i	defirery hereof <u><u><u></u></u><u></u><u></u><u></u><u></u><u></u><u></u><u></u><u></u><u></u><u></u><u></u><u></u><u></u><u></u><u></u><u></u><u></u></u>
And the mid part is 0.3 the fort part do hereby covenant and agree that at the of a good and indefendible status of inheritance therein, five and daws of all incumbrance and that they will wormant and defend the mass agains at inparts making having dialant therein. It is agreed between the particle more that the part is 0.8 of the fort part shall at all ind real status when the marks become due and payable, and that they will align the base and that be payed is different by the part of 0.8 of the fort part shall at all the status when the marks become due and payable, and that they will keep the base and pay and different by the part of 0.0 of 0	defirery hereof. $\Sigma_{10} \Psi_{-} \Phi T \Phi_{-}$ the lawful owner B. of the premises above guard, we and me during the life of this inductors, pay all lates or assuments that may be levied or ansmet spin dings upon and real estate insured against five and tornado in such sum and by such hownare respect this to the part Ψ_{-} of the second part to the extent of $\frac{1}{2} \frac{1}{2}$. Instease. As in in the second part to its extent has been and premises insured as herein provided, then the part Ψ_{-} of the second part is the second by this indexture, and shall here interest at the rate of 10% from the during part and provide the part Ψ_{-} of the second part to the second part of Ψ_{-} and the second part is the second part of the second part of the second part of the second part of Ψ_{-} and the second part is the second part of the second part of the second part of the second part of Ψ_{-} and the second part of the second part of the second part of the second part of the second part of Ψ_{-} and the second part of the second part of the second part of Ψ_{-} and the second part of the seco
And the said part \hat{I} \hat{I} \hat{I} is do the fort part \hat{I} . Lerely cornant and agree that the of a good and indefendible setup of inheritance therein, free and dear of all incumbrance and that they will warrant and defend the same squite all space making barded datas thereton. It is agreed becomes the particle bardet that the part \hat{I} \hat{I} \hat{I} \hat{I} and \hat{I} and \hat{I}	defirery hereof. $\Sigma i \Delta Y = \Delta T \Delta$ the lawful owner B. of the premises above guard, so and more during the life of this indenture, pay all taxes or assuments that may be level or anomet spin dings upon aid real state inared against fire and tornado in such some and by such hownase respect this to the part χ of the second part to the evtent of $\Delta \Sigma =$ instead. Sail is the west fit is and is here paid premises instrued as herein provided, then the part χ of the second part is e.e., secured by this indenture, and shall best interest it is rate of 10% from the date of prysmit may a fit money, executed on the $\Delta \Sigma h$ day of Noryember is 37.
And the mid part in Ω_1 of the form part dobreedy cornant and agree that it the of a good and indefendible states of inheritance therein, five and dear of all incrumbrance made that they will wormant and defend the same agains will parter making layed datas therein. It is agreed between the parties hereto that the part 108. of the form part shall at all indired entity when the mark becomes due and payable, and that they will also part to be all and the specied on directed by the part of the state they will have public in all be specied on directed by the should be should be given by the black while any and herences, or sitter, and the should be specied on and payable in the individual directed by the should be pay while herens a part of the should be all as made herences, or sitter, and the should be pay here to be an indicates and herences, or sitter, and the should be pay more the same become the angle that the specied on the should be a mort pay to have the same become the same of 	defirely here d_{12}^{-1} (2.6 y_{12}^{-1} G_{12}^{-1}), the lawful owner B_{12}^{-1} of the premises above granted, we and me during the life of this inductors, pay all taxes or assumements that may be levied or ansmed spins dings upon mid real estate insured against fire and tormado in such runs and by such hownase respect this to the part Y_{-1}^{-1} of the second part to the extent of $1\frac{1}{2}$ missions. And in the reserve that is and to here mid premises insured as herein provided, then the part Y_{-1}^{-1} of the mood part is the second by this inductors, and shall been interest at the most of by from the date of prymer that most means the second part on the estimate of the from the date of prymer that most means the second part of the terms of an dia obligation and how to secons any min or must reserve the litter three on the terms of rule obligation and how to secons any min or must part taxes with history theorem hower parts provided, the runs that adaption of B_{-1} of B_{-1} and the part of the second part is the terms of rule obligation and how to secons any min or must prove the term is there there the runs the rule part of B_{-1} the part of B_{-1} of B_{-1} due to parts the part of the part terms with history thereons the rule part of B_{-1} due to be parts are part to the second part of the part of the part of B_{-1} due to be part of B_{-1} due to be part of B_{-1} due to be parts are part of B_{-1} due to the p
And the mid part in Ω_1 of the form part dobreedy cornant and agree that it the of a good and indefendible states of inheritance therein, five and dear of all incrumbrance made that they will wormant and defend the same agains will parter making layed datas therein. It is agreed between the parties hereto that the part 108. of the form part shall at all indired entity when the mark becomes due and payable, and that they will also part to be all and the specied on directed by the part of the state they will have public in all be specied on directed by the should be should be given by the black while any and herences, or sitter, and the should be specied on and payable in the individual directed by the should be pay while herens a part of the should be all as made herences, or sitter, and the should be pay here to be an indicates and herences, or sitter, and the should be pay more the same become the angle that the specied on the should be a mort pay to have the same become the same of 	defirely here d_{12}^{-1} (2.6 y_{12}^{-1} G_{12}^{-1}), the lawful owner B_{12}^{-1} of the premises above granted, we and me during the life of this inductors, pay all taxes or assumements that may be levied or ansmed spins dings upon mid real estate insured against fire and tormado in such runs and by such hownase respect this to the part Y_{-1}^{-1} of the second part to the extent of $1\frac{1}{2}$ missions. And in the reserve that is and to here mid premises insured as herein provided, then the part Y_{-1}^{-1} of the mood part is the second by this inductors, and shall been interest at the most of by from the date of prymer that most means the second part on the estimate of the from the date of prymer that most means the second part of the terms of an dia obligation and how to secons any min or must reserve the litter three on the terms of rule obligation and how to secons any min or must part taxes with history theorem hower parts provided, the runs that adaption of B_{-1} of B_{-1} and the part of the second part is the terms of rule obligation and how to secons any min or must prove the term is there there the runs the rule part of B_{-1} the part of B_{-1} of B_{-1} due to parts the part of the part terms with history thereons the rule part of B_{-1} due to be parts are part to the second part of the part of the part of B_{-1} due to be part of B_{-1} due to be part of B_{-1} due to be parts are part of B_{-1} due to the p
And the said partifies of the form part do hereby contrast and agree that it the of a good and indefendite states of inheritance therein, free and dear of all incrumbrance , and that they will worned and finite the same spins at injustic marking have did date therein. It is agreed between the parties hereto that the partiels, of the form part shall at all unit and states when the mark becomes due and payable, and that they will like up the bold as all he specied on directed by the part of the state they will be each bar by and particle directed by the absorants paid shall becomes part of the individed is and her specied on directed by the absorants paid shall becomes part of the individed is any and hereaves, or sitter, and the absorants paid shall becomes part of the individed is any other states of the state becomes due to approxed of the sum of 	defirery hereof <u>Lidy</u> AF6 the larveful owner. B . of the premises above granted, we need that the second part of the second part of the second part of the second part of the second part to the second part of the seco
And the said part 16.5. of the fort part 6	defirely hered_ $\Sigma_i \Delta Y = \Delta T \Delta_i$ the lawful owner B. of the premises above puzzlet, we and me during the life of this indefiture, pay all lates or assuments that may be levide or anomed spint dings upon sold real entities insured a spin of the second part of the second part of the second part to the extent of $\frac{1}{2}$ interest. And is the owner that is and to the part Y of the second part to the extent of $\frac{1}{2}$ ($\frac{1}{2}$ interest. And is the owner that is and to the part Y of the second part to the extent of $\frac{1}{2}$ ($\frac{1}{2}$ is the second part is a second by the distinue, and shall be interest to the near 0 ($\frac{1}{2}$ ($\frac{1}{2}$ is the second part is not many, executed to the law interest to the second $\frac{1}{2}$ ($\frac{1}{2}$ ($\frac{1}{2}$ is the law of $\frac{1}{2}$ ($\frac{1}{2}$ is the part of many, executed to the law of $\frac{1}{2}$ ($\frac{1}{2}$ is the second part is $\frac{1}{2}$ is the law of part is $\frac{1}{2}$ is the law of $\frac{1}{2}$ is the law of $\frac{1}{2}$ is the part of gravity is the interest three can be been in part of the second part is $\frac{1}{2}$ is the law of part is $\frac{1}{2}$ is the law of $\frac{1}{2}$ is the law of $\frac{1}{2}$ is the part of gravity is set with histories there every have a block been is based in the work and many many of the owner is part is a set with histories the law of boxen is based in owner based parts and other is given, had interest, together with the owner have based parts at the optimizer of the many based is presented thereing the owner is the owner is not owner based part is $\frac{1}{2}$ by the law of the many owner is a set of the many owner is the set
And the said pard in G. the form part do hereby cornant and agree that the of a good and indefendite states of inheritance therein, free and draw of all incrumbrance	a delivery hereof <u><u><u></u></u><u><u></u><u></u><u></u><u><u></u><u></u><u></u><u></u><u></u><u></u><u></u><u></u><u></u><u></u><u></u><u></u><u></u></u></u></u>
And the said pard if if is do the fort part do hereby cornant and agree that it the of a good and indefendite extrast of inheritance therein, five and dear of all incrumbrance	a delivery hereof <u><u><u></u></u><u></u><u><u></u><u></u><u></u><u></u><u></u><u></u><u></u><u></u><u></u><u></u><u></u><u></u><u></u><u></u><u></u></u></u>
Last the said part $\hat{\mathbf{n}}$ as d the first part $\hat{\mathbf{n}}_{}$ hereby cornant and agree that it the of a good and indefendite states of intertance therein, five and dear of all incrumbrane into the they will be mean in a distribution of the sart $\hat{\mathbf{n}}$ and \hat	a delivery hereod <u>CLAY</u> <u>AFA</u> the lawful owner. B. of the premises above puzzled, we need there are an experimental that may be level a reason of the second part to the extent of <u>149</u>
And the said pard in G. the fort part do hereby cornant and agree that it the of a good and indefendite extra the link relative therein, five and dear of all incrumbrance that it by the parties in the same sequent if parties making lawled data therein. It is agreed between the parties herein that the pard 165, of the first part shall at all ind real status when the mark becomes due and payahie, and that the NY III have the built and have specified and directed by the part. <u>J</u> of the second part, the loss, flavo, making particle 35, of the first part shall at all is a specific directed by the part. <u>J</u> of the second part, the loss, flavo, make pays and part 26, of the first part shall fail to pay such tarse when its mane become the same directed the specific directed by the isomator paid shall become a part of the isolative data and all be specified as a mortgare to secare the payment of the same of 	a delivery hereof <u>CLAY</u> <u>AFA</u> the lawful owner. B. of the premises above puzzlet, we and me dening the life of this indexitors, pay all taxes or assumments that may be levide or summed spins dings upon and real static insured against five and tormado in such mus and by each hownaso mapper like to the part <i>J</i> of the second part to the extent of <u>145</u> instruet. As in the rest the mean dening the bin indexitors, and has the extent of <u>145</u> instruet. As in the rest the mean damage, creatised to the second part to the extent of <u>145</u> instruet. As in the rest the mean damage, created on the <u>44th</u> <u>day of NOYOMDER</u> <u>1037</u> . There is a contained to the terms of and obligation as a due to secons any main or must are a to associate therein a solvering provided, in the event that and part <u>142</u> of the how provides the second part to the terms of and obligation as a due to secons any main or must are as a taxes with interest there on as herein provided, in the event that and part <u>142</u> of the how of another there are been as herein provided, in the event that and part <u>142</u> of the how of and a prime the link particular be provided. In the event that and part <u>142</u> of the how of the mapser particular therein as herein provided, in the event that and part <u>142</u> of the how of prime the secons the axis of may hole. If the how mays in a most of particle are are part to and part the secons the due and may hole. If the how mays in a most of part to and a particle are are part to be address of the predices how the how the how the how the how the how the develop able therefore, and to set the predice of the main parties at the address therefore the how the develop able therefore, and the set of and therefore accreting therefore shall set and and link interval. The develop able therefore the parties herefore accreting therefore shall set and and here is. here on the parties therefore the set of the main parties of the and part to and the where the develop able therefore the part in therefore. (SEAL) (Carl H., Bruchmiller (SEAL)
And the said pard in G. the fort part do hereby cornant and agree that it the of a good and indefendite extra the link relative therein, five and dear of all incrumbrance that it by the parties in the same sequent if parties making lawled data therein. It is agreed between the parties herein that the pard 165, of the first part shall at all ind real status when the mark becomes due and payahie, and that the NY III have the built and have specified and directed by the part. <u>J</u> of the second part, the loss, flavo, making particle 35, of the first part shall at all is a specific directed by the part. <u>J</u> of the second part, the loss, flavo, make pays and part 26, of the first part shall fail to pay such tarse when its mane become the same directed the specific directed by the isomator paid shall become a part of the isolative data and all be specified as a mortgare to secare the payment of the same of 	a delivery hereof <u>CEQY AFA</u> the larfed owner B . of the premises above puzzlet, we and me dening the life of this indexiture, pay all taxes or assessments that may be levied or same index dings upon mid remises insured as herein provided. Use the party L of the second part to the sector J of the second part to the strent of <u>143</u> insteam. And in the weet that is and to here mid premises insured as herein provided. Use the party L of the second part is as second by this before the second part to the sector J of the second part is as a dramedy, created on the <u>44th</u> day of <u>NOYOMOBE</u> 10.37. Instance there are an exceeding to the terms of all obligations and how new say may a sum of memory, created on the <u>44th</u> day of <u>NOYOMOBE</u> 10.37. Instance there are according to the terms of all obligations and how new say may a sum of direct there are a benefits provided, in the next that and party mid there all the first terms there are and partials, or of the intervent on a large the provided where the term is the second part to the comparison on a big type type approximation of the second part to the provided of the langershift of the party and partial the description of the terms of all the here there all the the second part is the constant and there there are all the there are all the terms is given, hall intendicity matter the constant and there are all the there are all the second parts in the constant there are all the threads, a term of a measure of the respective part is the there are all the terms of a second part of the strend of the terms of the second part of the second part is the second part of the second p
Last the said part $\hat{\mathbf{n}}$ as d the first part $\hat{\mathbf{n}}_{}$ hereby cornant and agree that it the of a good and indefendite states of intertance therein, five and dear of all incrumbrane into the they will be mean in a distribution of the sart $\hat{\mathbf{n}}$ and \hat	a delivery hereof <u>CLAY</u> <u>AFA</u> the lawful owner. B. of the premises above puzzlet, we and me dening the life of this indexitors, pay all taxes or assumments that may be levide or summed spins dings upon and real static insured against five and tormado in such mus and by each hownaso mapper like to the part <i>J</i> of the second part to the extent of <u>145</u> instruet. As in the rest the mean dening the bin indexitors, and has the extent of <u>145</u> instruet. As in the rest the mean damage, creatised to the second part to the extent of <u>145</u> instruet. As in the rest the mean damage, created on the <u>44th</u> <u>day of NOYOMDER</u> <u>1037</u> . There is a contained to the terms of and obligation as a due to secons any main or must are a to associate therein a solvering provided, in the event that and part <u>142</u> of the how provides the second part to the terms of and obligation as a due to secons any main or must are as a taxes with interest there on as herein provided, in the event that and part <u>142</u> of the how of another there are been as herein provided, in the event that and part <u>142</u> of the how of and a prime the link particular be provided. In the event that and part <u>142</u> of the how of the mapser particular therein as herein provided, in the event that and part <u>142</u> of the how of prime the secons the axis of may hole. If the how mays in a most of particle are are part to and part the secons the due and may hole. If the how mays in a most of part to and a particle are are part to be address of the predices how the how the how the how the how the how the develop able therefore, and to set the predice of the main parties at the address therefore the how the develop able therefore, and the set of and therefore accreting therefore shall set and and link interval. The develop able therefore the parties herefore accreting therefore shall set and and here is. here on the parties therefore the set of the main parties of the and part to and the where the develop able therefore the part in therefore. (SEAL) (Carl H., Bruchmiller (SEAL)
And the said parding a d de form pard do hereby cornant and agree that it is of a good and indefendite states of inheritance therein, free and desr of all incrumbrance	a delivery hereof <u>CEQY AFA</u> the larfed owner B . of the premises above puzzlet, we and me dening the life of this indexiture, pay all taxes or assessments that may be levied or same index dings upon mid remises insured as herein provided. Use the party L of the second part to the sector J of the second part to the strent of <u>143</u> insteam. And in the weet that is and to here mid premises insured as herein provided. Use the party L of the second part is as second by this before the second part to the sector J of the second part is as a dramedy, created on the <u>44th</u> day of <u>NOYOMOBE</u> 10.37. Instance there are an exceeding to the terms of all obligations and how new say may a sum of memory, created on the <u>44th</u> day of <u>NOYOMOBE</u> 10.37. Instance there are according to the terms of all obligations and how new say may a sum of direct there are a benefits provided, in the next that and party mid there all the first terms there are and partials, or of the intervent on a large the provided where the term is the second part to the comparison on a big type type approximation of the second part to the provided of the langershift of the party and partial the description of the terms of all the here there all the the second part is the constant and there there are all the there are all the terms is given, hall intendicity matter the constant and there are all the there are all the second parts in the constant there are all the threads, a term of a measure of the respective part is the there are all the terms of a second part of the strend of the terms of the second part of the second part is the second part of the second p
And the said parding a d ds ford pard ds	a delivery hered_ <u>Lidy_AFA</u>
As the said part 16.8. of the for part 6	a delivery hereof <u>CEQY AFA</u> the larfed owner B . of the premises above puzzlet, we and me dening the life of this indexiture, pay all taxes or assessments that may be levied or same index dings upon mid remises insured as herein provided. Use the party L of the second part to the sector J of the second part to the strent of <u>143</u> insteam. And in the weet that is and to here mid premises insured as herein provided. Use the party L of the second part is as second by this before the second part to the sector J of the second part is as a dramedy, created on the <u>44th</u> day of <u>NOYOMOBE</u> 10.37. Instance there are an exceeding to the terms of all obligations and how new say may a sum of memory, created on the <u>44th</u> day of <u>NOYOMOBE</u> 10.37. Instance there are according to the terms of all obligations and how new say may a sum of direct there are a benefits provided, in the next that and party mid there all the first terms there are and partials, or of the intervent on a large the provided where the term is the second part to the comparison on a big type type approximation of the second part to the provided of the langershift of the party and partial the description of the terms of all the here there all the the second part is the constant and there there are all the there are all the terms is given, hall intendicity matter the constant and there are all the there are all the second parts in the constant there are all the threads, a term of a measure of the respective part is the there are all the terms of a second part of the strend of the terms of the second part of the second part is the second part of the second p
And the weld part in 6.3 of the form part do	a delivery hered <u>LEAY</u> <u>AFA</u> the larded owner <u>B</u> , of the permises above paralely of and a mean during the life of this indenture, pay all taxes or assessments that may be irrited or manual spinst diary open and main state inacred gained for and formation in such manual by mathemans empary this to the part <u>Y</u> of the second part to the extent of <u>LIAS</u> increase. And is the event that he add the permission is an event to the second part to the extent of <u>LIAS</u> increase. And is the event that he add the part <u>Y</u> of the second part to the extent of <u>LIAS</u> increase. And is the event that he add the part <u>Y</u> of the second part to the extent of <u>LIAS</u> increase. And is the event that he add the part <u>Y</u> of the second part to the extent of <u>LIAS</u> increase. And is the event that he add the tax of <u>LIAS</u> in the second part <u>H</u> and many, exceed by this between the tax of <u>LIAS</u> increases. And he has a second part to the terms of add delivers and add the terms of add delivers and add the terms of the delivers and the terms of add delivers and the term of the terms of the delivers and the terms of the delivers at the term of the delivers at the terms of the terms of the delivers are the term of the delivers at the terms of the te
As the said pard in a disk of the for part do hereby cornant and agree that st th of a good and indefendible states of inheritance therein, fires and dear of all incrumbrance that the twy diverses the parties herein therein, fires and dear of all incrumbrance in a greed between the parties herein the the pard 168. of the first part shall a stati- in a greed between the parties herein the the pard 168. of the first part shall a stati- in a large deares when the manse become due and paythin, and taxt the by If 11 herein the parties the shall be specified and directed by the part. <u>J</u>	* delivery hered_ELGY_AFA
And the said pard in S. d de for part do hereby coverant and agree that it the of a good and indefendite extants of inheritance therein, five and dear of all incrumbrance	* defirery hered_ELGY_AFA
And the mail part in 6.3 cits for part 6	• delivery hered_ <u>LEGY_AFA</u>
And the said pard in S. of the for part do hereby cornant and agree that it is of a good and indefendite extant of inheritance therein, five and dear of all incumbrance inset that they will be the next indefended the same spinse if pardied making layed datas therein. It is agreed between the particle herein that the pard 165. of the form part shall at all indefended between the particle herein that the pard 165. of the form part shall at all indefended between the particle herein that the table of the the part of the particle of the particle of the part of	a delivery hered
And the said pard is a d de for part do hereby cornant and agree that it by d's good and indefendite extens of inheritance therein, five said dear of all incumbrance inset that they will be the same spins in the pard is a different part shall at all in a greed between the particle hereto that the pard is 0.5 (if the the part shall at all ind real starts when the mark becomes due and paysite, and that the Dy Till here that it by and here spinsels of directed by the absolute spin shall be been due to the indefendite into a shall be specified and directed by the absolute spin shall be been due to the indefendite into a shall be spicified and directed by the absolute spin shall be been due to the indefendite into and into an other and a directed by the absolute spin shall be been due to it is indefended into and interment of the indefended as a mortger to secure the payment of a direct and it is and a directed by the absolute spin shall be been due to the same of 	<pre>* deferry hered</pre>
And the said pard is a d de fort part do hereby cornant and agree that study of a good and indefaultie entates (indefaultie entates (indefaultie entates (indefaultie entates (indefaultie entates the said indefaultie entates entates the said indefaultie entates entates the said indefaultie entates entaties entates	<pre>* deferry heredELGY_AFA</pre>
And the mail pard in a disk of the for part do hereby cormant and agree that such of a good and indefendible states of information therein. The sugreed between the pardies herein the pardies for the parties for a disk of a good and indefendible states of information therein. In its agreed between the pardies therein the pardies for the parties for a disk of	<pre>* deferry hered</pre>

470

the set