Receiving No. 7239 <

MORTGAGE RECORD 80

Reg. No. 1767 < Fee Paid, \$ 2,25 629

FROM				
		STATE OF KANSAS, DOUGLAS COU		
Cora Ward and husband		This instrument was filed for record or January A D 19 59		
10		Harold	, at 1:25 o'cluck P. M.	
The Lawrence Building and Loan As	sociation	and the second second second second	Register of Deeds.	
	The second second second	By	Deputy.	
THIS INDENTURE, Made tais twenty s	seventiday of Jan	n ry, in the year	of our Lord, one thousand nine	
undred and thirty nine	ocra har	i and Sherman Ward, her husban	d	
Baldwin in the County of the first part and The Lemma	of Dourlos		***************************************	
art is 5 of the first part, and	ace Building and Low	and State of Kansas		
WITNESSETH, That the said part ins of a	L. C		part y of the second part	
			duly paid, the receipt of	
hich is hereby acknowledged, ha Ye sold, and by llowing described real estate situated and being in t	the County of Douglas and St	ant, Bargain, Sell and Mortgage to the said pa ate of Kansas, to-wit:	rt y of the second part, the	
The south Ninety (90) fe	et of Lot Seventy	me (71) and the south Ninety ((00) 0	
of the east one-half of Baldwin, Kansas	Lot Seventy three (73), on Fremont Street , in the	city of	
				1111
				Set Caller Propagation
th the appurtenances and all the estate, title and in	terest of the said part 105 c	f the first part therein.		
And the said part 105 of the first part do hereby of	ovenant and agree that at the delive	f the first part therein. 17 berof. "they <u>fro</u> the levid over. S of t	be premises above granted, and teled	
And the said part 105 of the first part do hereby or a good and indefeasible estate of inheritance therein, free and de	ovenant and agree that at the delive ear of all incumbrance.	f the first part therein. ry bered. they are to levisl over S of t	be presiden above granted, and selard	
And the said part 10 S of the first part do hereby a a good and indefeasible estate of inheritance therein, free and de d that they will warrant and defend the same against all parties It is agreed between the parties hereto that the part 10.5.	ovenant and agree that at the delive ear of all incumbrance. making lawful claim thereto. of the first part shall at all times du	ry hereof they Are. the lawful owner. E of t	that may be levied or assessed arainst	
And the mail part 1000 of the first part do hereing a a good and indefeasible estate of inbefisance therein, free and with they will warrest and defend he maw against all parties it is agreed between the parties hereto that the part 100 and mainst when the mare becomes due and parties, and that all bus beyection and directed by the part of the second pa-	ovenant and agree that at the delive ear of all incumbrance. making in wful claim thereto. of the first part shall at all times die th GyWil 11 keep the buildings u art, the ions, if any, made pay shie to i	ry bereaf. they <u>nra</u> the leaved over, if of a ring the life of this indectors, pay all lasses or assessments pay said real extate insured against first and overado in such he part. J of the second part to the externs of . in its	that may be levied or assumed against sum and by such insurance company interest. And in the event that	
And the said part 102 of the first part do hereby n good and indefeatible exist of inheritance therein, free and de it that they will warrant and defend the mene equisit all partic- it is a good between the parties there the part 100. d real exists when the name becomes doe and payable, and that hall be specified and directed by the part of the second pay- ter i 1000 the first may when the mene when the	ovenant and agree that at the delive err of all incumbrance. making in will claim thereto. of the first part shall at all times du thingyWill keep the buildings u urt, the loss, if any, made payshie to i a same hereone due and marshields.	ry bereaf. they <u>nra</u> the leaved over, if of a ring the life of this indectors, pay all lasses or assessments pay said real extate insured against first and overado in such he part. J of the second part to the externs of . in its	that may be levied or assumed against sum and by such insurance company interest. And in the event that	
And the said part 102 of the first part do hereby a good and indefeasible estate of inheritance thereis, free and de it that they will warrant and defend the same splicit all particle it is a spece observes the particle hereto that the part 102. I real estate when the same becomes due and paythe, and that hall be specified and directed by the part for the second pa- ter direct of the first part shall fill on pay most have when the inter and journance, or tither, and the ante paped shall be inter and journance, or there, and the anterpape to secure the pays	www.ant and agree that at the delive set of all incumbrance. making lawful dains thereto. of the first part shall at all times du the Gy. Will keep the buildings u the Gy. Will have be buildings of a sume become does and payable and swame begart of the indebiation, acc ment of the sum of	ry hereof thingy AFA the hards event if of a ring the life of this indectors, pay all have of assessments pay and relate insured against for and oursedo in such the part y. of the second part to the extent of	that may be levied or assumed against num and by such insurance company insurance and in the event that part <u>y</u> of the second part may pay 1 10% from the date of payment unit	
And the said part 105 of the first part dokerky m good and indefeasible setate of inheritance therein, free and do that they will warrant and defend the same septist all parts in it is agreed belowen the parts here to that the part 100. real states when the same becomes due and payable, and that all be specified and directed by the part of the second pay- part 1000 of the for part shall fail to pay mesh taxe when the taxes and insurance, or other, and the smooth to paids shall for "Fillid GRANT is intended as a mortgage to server the pay- Hilton humdhred	vormant and agree that at the defire set of all incumbrane. making invited taken therein. of the first part at all at all times that and the set of the set of the set that are the set of the set of the set of the set of the set of the set of the rement of the sets of	ry hereof. they area the having over 2 of a frag the He of this indenture, pay all taxes of assuments no maid real water insured against fire and sormado in such the part 2 of the second part to the extent of	that may be levied or assumed against sum and by seeb insurance company 6	
And the said part 1020 of the first part do hereby a good and indefauible setate of inheritance therein, free and do that they will warrant and defend the same against all parties it is agreed between the parties hereto that the part 102. I real entates when the same becomes due and payable, and that hall be specified and directed by the part for the second pa- ties of the first part shall be hay much take when the part 1021 of the first part shall be hay much take when the innerstance, or sither, and the hannes op hill shall / "Mills GRANT is instead as an smortgage to secure the part Nilno hundredentain written obligation. by its there are made payable to the part	vormant and agree that at the delive sar of all locusterance. making investigations thereto. of the first part shall at all times due th GV. TVILL keep the buildings with the least if any, made paysible to a same because due and paysible and some a pay and and any address and some a pay and and any address and some a pay and and any address and some a paysible and any address and some a paysible and any address and the local solution and any address and some a pays and a solution and any address in the payment of and ensure of more the sound pays, with all interest as	ry hereof. they area the hard even. S of the first term of term o	that may be levied or assumed against a mm and by such insurance company more than the such as the such as the maximum of the such of payment unit of the such as the such of payment unit payment units in a such as the such of payment units of the such as the such of payment units of the such as the such of payment units of the such as the such as the such as the payment units of the such as the such	
And the mild part $\frac{1}{100}$ G the first part $\frac{1}{100}$ where p is good and indefeasible extate of inheritance therein, five and $\frac{1}{100}$ the they will written in the first barrier and different be more spinored in $\frac{1}{100}$. It is agreed between the particle hereto that the part $\frac{1}{100}$ for the same becomes due and particle, and that it is expected between the part is part $\frac{1}{100}$ of the first part shall fail to pay such as different by the second part $\frac{1}{100}$ of the first part shall fail to pay such tase when the part $\frac{1}{100}$ of the first part shall fail to pay such tase when the part $\frac{1}{100}$ of the first part shall fail to pay such tase when the part $\frac{1}{100}$ of the first part shall fail to pay such tase when the part $\frac{1}{100}$ of the first part shall fail to pay such tase when the part $\frac{1}{100}$ of the terms of $\frac{0000}{100}$ cortain writtee obligation. by distanced by the sample payshie to the part, by go duranced by the sample payshie to the sample to pay is duranced by the sample payshie to the sample payshies to the part to pay is duranced by the sample payshie to the sample payshies to the part to pay is duranced by the sample payshies to the sample payshies to the part to pay is duranced by the sample payshies to the part to pay is duranced by the sample payshies to the sample payshies to the payshies to the pays is duranced by the sample payshies to the pays is duranced by the sample payshies to the pays is duranced by the sample payshies to the pays is duranced by the sample payshies to the pays is duranced by the sample payshies to the pays is duranced by the sample payshies to the pays is duranced by the sample payshies to the pays is duranced by the sample payshies to the pays is duranced by the sample payshies to the pays is duranced by the sample payshies to the pays is duranced by the payshies to th	vormant and agree that at the defive may of all incombrane. making is well define thereta. of the first part shall at all times due thit Gy. Thill keep the bandings us a much because due and payshin and some a part of the indebeddena, are ment of the sum of	ry hered. ThBY DIO the hered event, S of the first the He of this indenture, pay all kases of anomanous to no mail of the indenture, pay all kases of anomal- be part. J. of the second part to the externs of	that may be levied or assessed against som and by seek havenaor company 8. Internet. And in the event that or the second part may pay 10 for the second part may pay 10 for the second part of the DCLARS, 10 Fy 19. 59 and also to nector any sum or some of that mail part falls of the film part	
And the mild part $\frac{1}{10}$ SG the first part $\frac{1}{10}$. hereby p good and indefeatible setate of inheritance therein, fire and that they will warrent and defend here and setate and in partic- let is agreed between the particle hereto that the part $\frac{1}{100}$ fred statics when the same becomes due and particle, and that $\frac{1}{100}$ be particle and directed by the part. $\frac{1}{100}$ of the second pa part. $\frac{1}{100}$ of the first part shall fail to pay much task when there and insurances, or ither, and the smooth ap paid shall be "THIS GRANT is introded as a mortgage to secure the pays $\frac{1}{100}$ the terms of $\frac{1000}{100}$ certain writtes obligation. by $\frac{1}{100}$ the terms of $\frac{1000}{100}$ certain writtes obligation.	vormant and agree that at the defive may of all incombrane. making is well define thereta. of the first part shall at all times due thit Gy. Thill keep the bandings us a much because due and payshin and some a part of the indebeddena, are ment of the sum of	ry hered. ThBY DIO the hered event, S of the first the He of this indenture, pay all kases of anomanous to no mail of the indenture, pay all kases of anomal- be part. J. of the second part to the externs of	that may be levied or assessed against som and by seek havenaor company 8. Internet. And in the event that or the second part may pay 10 for the second part may pay 10 for the second part of the DCLARS, 10 Fy 19. 59 and also to nector any sum or some of that mail part falls of the film part	
And the mild part $\frac{1}{100}$ for the first part $\frac{1}{100}$. hereby p a good and indefeasible estate of inheritance therein, free and d that they will warrest and defend the name spinlar till parties it is agreed between the parties hereto that the part $\frac{1}{100}$. I real estates when the mare becomes due and payake, and that $\frac{1}{100}$ is agreed detreted by the sum of spinlar till marking inter and insurance, or tikes, and the summar spinla shall be part $\frac{1}{100}$ of the first part shall full to pay mark in the two times and insurance, or tikes, and the summar spinla shall be realing to the terms of -0.700 . certain written obligation. by $\frac{1}{100}$ the main part $\frac{1}{100}$ is due to the part $\frac{1}{100}$ of the second part to pay full in the spinlar shall be pay. The to be part to pay in the said part $\frac{1}{100}$ is due to the term of the part $\frac{1}{100}$ of $\frac{1}{100}$ the said part $\frac{1}{100}$ is the second part to pay in the said part $\frac{1}{100}$ is the said part $\frac{1}{100}$ is the term of the part $\frac{1}{100}$ of $\frac{1}{100}$ the said part $\frac{1}{100}$ is the second part to pay for the said the said part $\frac{1}{100}$ is the same to part to pay for $\frac{1}{100}$ is the same as payable to the first paysets to mark or obligation evolved thereby, or interest theread, or if the taxing and the obligation pays of the same same the same the mark of the body the same the mark of the body the same the mark of the body the body the body the term of the term of the term of the body the term of the body the body the term of the	vormant and agree that at the defree war of all incombrane. Marking is which diatin therein. of the first part and at all times due thing. Thill have the buildings of thing. Thill have the buildings of a much become due and parybh and ones a part of the individents, and much a strain of the sum of the sum of the sum of the sum of and sum of the the sum of and sum of the the sum of and sum of the the sum of the sum	ry breed. thicky D.D.O. the hards over, S of the first the He of this indexture, pay all have or anomanests no mail and settle innered applies for and sormado is much be part. J. of the mesond part to the scenare of 1.11. It is a pay mail of president innered a bards perioded, then the ored by this indexture, and all hear interest at the rote of by this indexture, and all hear interest at the rote of the indexture, and all hear interest at the rote of the indexture, and all hear interest at the rote of the indexture, and all hear interest at the rote of the indexture, and all hear interest at the rote of the interest there as herein provided, in the rote of the scene because due and paysing, or if the interest is the scene because due as paysing, or if the interest of the scene because due and paysing, or if the interest of the scene because due and paysing or if the interest of the scene because due and paysing or if the interest of the scene because due and paysing or if the interest of the scene because due and paysing or if the interest of the scene because due and paysing or if the interest of	that may be levied or assumed against som and by such havenaor company B. Interve. And in the reset that may be a supervised of the supervised with the supervised of the supervised with DCLARS, 20 JV tool the date of payment with DCLARS, 20 JV tool the date of payments DCLARS, 20 JV tool the date of payments DCLARS, 20 JV tool the date of the DCLARS, 20 JV tool the date of the supervised the date of the date of the not help the an provided hereits, or ph is at the option of the hadder hereits.	
And the mid part 10% of the first part 4	vormant and agree that at the defive sar of all locusterance. making invited their thereto. of the first part shall as all times due that the start of the start of the start of the first part shall be all the start of the start of the start of the start of the start of the start of the indeficient, see must of the start of the indeficient, see must of the start of the indeficient, see must of the start of the start of the first part of the indeficient, see for the payment of and start of most for the payment of and start of most for the payment of and start of most see a staff real starts are not only of the start of the start of the colleget on a staff real starts are not only of the start of the start of the indeficient of the start of the indeficient of the indeficient of the start of the start of the start of the start start of the start of the start of the start of the start of the start of the start of the start of the start start of the start of	ry hereof thinky DFO the hards over 5 of a frig the life of this indexture, pay all taxes or assuments no maid real orates insured apprint for and overado in such the part 27 of the meand part to the extent of 122 a bay mid president insured a partial period, then the part 27 of the meand part to the extent of 122 a bay mid president insured a partial period, then the part 27 this indexture, and shall beer informed at the rate of the part 27 this indexture, and shall beer informed at the rate of any, encounted on the 27 thi day of JOR11 correlage thereas associfies to the terms of and obligations taxes with interest thereon as herein provided, in the rever on contained thereis have and partial. If default he mark as the mark becomes the second part of the insurance of the same becomes there are an optical become abalance. The same becomes there is the present and the part of the present there are an optical becomes abalance. The same becomes the second part of the partial become abalance of the present becomes and the part of the part of the part of the part of the part of the part of the part of the part of the part of	that may be levied or assumed against a sum and by each insurance company D	
And the mid part 10% of the first part 4	vormant and agree that at the defive sar of all locusterance. making invited their thereto. of the first part shall as all times due that the start of the start of the start of the first part shall be all the start of the start of the start of the start of the start of the start of the indeficient, see must of the start of the indeficient, see must of the start of the indeficient, see must of the start of the start of the first part of the indeficient, see for the payment of and start of most for the payment of and start of most for the payment of and start of most see a staff real starts are not only of the start of the start of the colleget on a staff real starts are not only of the start of the start of the indeficient of the start of the indeficient of the indeficient of the start of the start of the start of the start start of the start of the start of the start of the start of the start of the start of the start of the start start of the start of	ry hereof thinky DFO the hards over 5 of a frig the life of this indexture, pay all taxes or assuments no maid real orates insured apprint for and overado in such the part 27 of the meand part to the extent of 122 a bay mid president insured a partial period, then the part 27 of the meand part to the extent of 122 a bay mid president insured a partial period, then the part 27 this indexture, and shall beer informed at the rate of the part 27 this indexture, and shall beer informed at the rate of any, encounted on the 27 thi day of JOR11 correlage thereas associfies to the terms of and obligations taxes with interest thereon as herein provided, in the rever on contained thereis have and partial. If default he mark as the mark becomes the second part of the insurance of the same becomes there are an optical become abalance. The same becomes there is the present and the part of the present there are an optical becomes abalance. The same becomes the second part of the partial become abalance of the present becomes and the part of the part of the part of the part of the part of the part of the part of the part of the part of	that may be levied or assumed against a sum and by each insurance company D	
And the mid part $\frac{1}{100}$ for the first part d_{00} . hereby p_{00} and indefaultie estate of inherizance therein, first and d_{00} the there p_{00} is a state of the set of the same spin state of the set of the same spin state $\frac{1}{100}$ m states when the same the second has the here $\frac{1}{100}$ m states when the same the second has the spin state $\frac{1}{100}$ m states when the same the second has the spin state $\frac{1}{100}$ m states when the same the second has the spin state $\frac{1}{100}$ m states when the same the second has the spin state when the same state $\frac{1}{100}$ m states $\frac{1}{100}$	vormant and agree that at the defree are of all incrementants making investmentants making investmentants of the first part will at all times due thirdy. Trill have, the buildings us tri, the less, if any, made payshes to some become due and payshes and some of the most of the some of the second part, with all interest a for any insummers or to filledways any it is aboved part, with all interest a for any insummers or to filledways any a na herein specified, and the advised are aboved of the and some of the the second part, with all interest a for any insummers or to filledways any an herein specified, and the advised are aboved of the and some completed the second part.	ry hered. thicky DEG. the hards even. S of the series of t	that may be levied or assumed against a sum and by each insurance company D	
And the mid part $\frac{1}{100}$ for the first part d_{00} . hereby p_{00} and indefaultie estate of inherizance therein, first and d_{00} the there p_{00} is a state of the set of the same spin state of the set of the same spin state $\frac{1}{100}$ m states when the same the second has the here $\frac{1}{100}$ m states when the same the second has the spin state $\frac{1}{100}$ m states when the same the second has the spin state $\frac{1}{100}$ m states when the same the second has the spin state $\frac{1}{100}$ m states when the same the second has the spin state when the same state $\frac{1}{100}$ m states $\frac{1}{100}$	vormant and agree that at the defree are of all incrementants making investmentants making investmentants of the first part will at all times due thirdy. Trill have, the buildings us tri, the less, if any, made payshes to some become due and payshes and some of the most of the some of the second part, with all interest a for any insummers or to filledways any it is aboved part, with all interest a for any insummers or to filledways any a na herein specified, and the advised are aboved of the and some of the the second part, with all interest a for any insummers or to filledways any an herein specified, and the advised are aboved of the and some completed the second part.	ry hered. thicky DEG. the hards even. S of the series of t	that may be levied or amount against a man and by each have non-company many set of the set of permet that are an and the set of permet that many the set of the set of permet that many the set of the set of permet many set of the set of the set of the many set of the set of the set of the many set of the set of the set of the many set of the set of the set of the that many set of the set of the set of the set of the set of the set of the set of the set of the set of the set of the set of the set of the set of the set of the set of the description of the set of the set of the description of the set of the set of the set of the set of the set of the set of the set of the set of the set of the set of the set of the set of the set of the set of the the set of the set	
And the mail part $\frac{1}{100}$ G the first part $\frac{1}{100}$ where $p_{\rm eff}$ as good and indefeasible exists of inheritance therein, first and $p_{\rm eff}$ is a good and indefeasible exists of inheritance therein. The analysis of the there is the transmitteneous the same spin state of the transmitteneous the same spin state is a good of the same spin state. The same spin state is the transmitteneous distribution of the same spin state is the same spin state state	vormant and agree that at the defree are of all incrementants making investmentants making investmentants of the first part will at all times due thirdy. Trill have, the buildings us tri, the less, if any, made payshes to some become due and payshes and some of the most of the some of the second part, with all interest a for any insummers or to filledways any it is aboved part, with all interest a for any insummers or to filledways any a na herein specified, and the advised are aboved of the and some of the the second part, with all interest a for any insummers or to filledways any an herein specified, and the advised are aboved of the and some completed the second part.	ry bered. they area the benefit event, if of a third the life of this indenture, pay all tasks or anomands for an anomand the benefit event of the life of this indenture, pay all tasks or anomands to make the part. J. of the sound part to the testem of 1 fill. The benefit of the benefit events of the life of the life indenture, and also bear indenture at the role of the test of the life indenture, and also bear indenture at the role of the test of the life indenture, and also bear indenture at the role of the test of the life indenture, and also bear indenture at the role of the test of	that may be levied or amount against a man and by each have non-company in the second part may par- provide the second part may part in the main part. 1025 of the first part in the second part in the second part of the second part in the second part of the second part in the second part dist of the second part of the second dist of the second part of the second dist of the second part of the second part dist of the second part of the second part dist of the second part of the second part dist of the second part of the second part of the dist of the second part of the second part of the dist of the second part of the second part of the dist of the second part of the second part of the dist of the second part of the second part of the dist of the second part of the second part of the dist of the second part of the second part of the dist of the second part of the second part of the dist of the second part of the second part of the dist of the second part of the second part of the dist of the second part of the second part of the dist of the second part of the second part of the dist of the second part of the second part of the dist of the second part of the second part of the dist of the second part of the second part of the dist of the second part of the second part of the second part of the dist of the second part of the second part of the dist of the second part of the second part of the dist of the second part of the second part of the dist of the second part of the second part of the second part of the dist of the second part of	
And the mail part $\frac{1}{100}$ G the first part $\frac{1}{100}$ where $p_{\rm eff}$ as good and indefeasible exists of inheritance therein, first and $p_{\rm eff}$ is a good and indefeasible exists of inheritance therein. The analysis of the there is the transmitteneous the same spin state of the transmitteneous the same spin state is a good of the same spin state. The same spin state is the transmitteneous distribution of the same spin state is the same spin state state	vormant and agree that at the defree are of all incrementants making investmentants making investmentants of the first part will at all times due thirdy. Trill have, the buildings us tri, the less, if any, made payshes to some become due and payshes and some of the most of the some of the second part, with all interest a for any insummers or to filledways any it is aboved part, with all interest a for any insummers or to filledways any a na herein specified, and the advised are aboved of the and some of the the second part, with all interest a for any insummers or to filledways any an herein specified, and the advised are aboved of the and some completed the second part.	ry breed they area the bards even. S of a first the life of this indenture, pay all taxes or assessments normal entry in the sound part to the sound of and the heart J. of the sound part to the sound of and the heart J. of the sound part to the sound of and the heart J. of the sound part to the sound of and the heart J. of the sound part to the sound of and heart J. of the sound part to the sound of the the rest by this indent to heart and heart should be the sound of the sound part to the sound of the sound of the sound the sound part to the sound of the sound of the sound part to the sound of the sound of the sound to the sound part to the sound of the sound of the sound to the sound part to the sound of the sound part, sound interest there and heart particle, or if the interest of a parts the there are to a sound particle, or if the interest of the sound interest, south as in the sound and the sound part of the sound interest, south as in the source is all parts, the interest there and based and the sound as a part of the sound part of the source and the source is all parts the interest, south as in the source and the source is all there are parts based. Into set the interest parts based, and all benefits accretion on the source parts and the source is all benefits accretion on the source parts and the source is all benefits accretion on the source parts and the source is all the source is all the source the interest to parts based.	that may be levied or assessed against a man and by each have non-company many start of the second part may par- property of the second part may par- property of the second part may par- property of the second part may part and part of the second part may part and part of the second part may part and part of the second part of the second and 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 description of the second part of the the day and year last above (SEAL) (SEAL)	
And the mid part $\frac{1}{20}$ for the first part d_{m-1} hereby p_{2} good and indefeasible setate of inheritance therein, five and the dust they will service the particle hereto that the part $\frac{1}{200}$ for the first set of the same spin set in particle. It is agreed between the particle hereto that the part $\frac{1}{200}$ for the first part has directed by the part. -1 of the second part $\frac{1}{200}$ for the first part half full to pay such tass when the part $\frac{1}{200}$ for the first part half full to pay such tass when the part $\frac{1}{200}$ for the part half full to pay such tass when the part $\frac{1}{200}$ for the part half full to pay such tass when the part $\frac{1}{200}$ for the part half full to pay such tass when the part $\frac{1}{200}$ for the part half full to pay such that the part $\frac{1}{200}$ for the pa	vormant and agree that at the defree are of all incrementants making investmentants making investmentants of the first part will at all times due thirdy. Trill have, the buildings us tri, the less, if any, made payshes to some become due and payshes and some of the most of the some of the second part, with all interest a for any insummers or to filledways any it is aboved part, with all interest a for any insummers or to filledways any a na herein specified, and the advised are aboved of the and some of the the second part, with all interest a for any insummers or to filledways any an herein specified, and the advised are aboved of the and some completed the second part.	ry bered. they area the benefit event, if of a third the life of this indenture, pay all tasks or anomands for an anomand the benefit event of the life of this indenture, pay all tasks or anomands to make the part. J. of the sound part to the testem of 1 fill. The benefit of the benefit events of the life of the life indenture, and also bear indenture at the role of the test of the life indenture, and also bear indenture at the role of the test of the life indenture, and also bear indenture at the role of the test of the life indenture, and also bear indenture at the role of the test of	that may be invited or assumed against a man had by each lasersnor company in the lasers of the lasersnor company in the lasers of the lasersnor company in the lasers of the lasers of the laser in the lasers of the lasers of the lasers and the lasers are provided lasers and the lasers are provided lasers of the lasers of the lasers of the lasers and the lasers are provided lasers of the lasers of the lasers of the lasers and the lasers of the lasers of the and the lasers of the lasers of the and the lasers of the lasers of the distribution of the lasers of the distribution of the lasers of the the day and years last above (SEAL) (SEAL)	
And the mid part $\frac{1}{20}$ for the first part d_{m-1} hereby p_{2} good and indefeasible setate of inheritance therein, five and the dust they will service the particle hereto that the part $\frac{1}{200}$ for the first set of the same spin set in particle. It is agreed between the particle hereto that the part $\frac{1}{200}$ for the first part has directed by the part. -1 of the second part $\frac{1}{200}$ for the first part half full to pay such tass when the part $\frac{1}{200}$ for the first part half full to pay such tass when the part $\frac{1}{200}$ for the part half full to pay such tass when the part $\frac{1}{200}$ for the part half full to pay such tass when the part $\frac{1}{200}$ for the part half full to pay such tass when the part $\frac{1}{200}$ for the part half full to pay such that the part $\frac{1}{200}$ for the pa	vormant and agree that at the defree are of all incrementants making investmentants making investmentants of the first part will at all times due thirdy. Trill have, the buildings us tri, the less, if any, made payshes to some become due and payshes and some of the most of the some of the second part, with all interest a for any insummers or to filledways any it is aboved part, with all interest a for any insummers or to filledways any a na herein specified, and the advised are aboved of the and some of the the second part, with all interest a for any insummers or to filledways any an herein specified, and the advised are aboved of the and some completed the second part.	ry bered. they area the benefit event, if of a third the life of this indenture, pay all tasks or anomands for an anomand the benefit event of the life of this indenture, pay all tasks or anomands to make the part. J. of the sound part to the testem of 1 fill. The benefit of the benefit events of the life of the life indenture, and also bear indenture at the role of the test of the life indenture, and also bear indenture at the role of the test of the life indenture, and also bear indenture at the role of the test of the life indenture, and also bear indenture at the role of the test of	that may be levied or assumed against a man and by each have non-company in the second part may par- properly of the second part may par- properly of the second part may par- properly of the second part may part and the second part may part and part of the second part may part and part of the second part may part and part of the second part of the second and the second part of the second part and part of the second part of the second and the second part of the second part of the second part of the second part of the dest the second part of the second part of the dest therein, and the second part of the dest therein, and the second part of the the day and year last above (SEAL) (SEAL)	
And the mid part 105 of the first part dkreaky of good and indefemilie estate of inherizance therein, here and do list they will warrest and defend the many splicit and infini- It is agreed between the partice hereto that the part 1005 irrai states when the mare becomes due and particle, and that here the part 1005 of the part shall fail to pay meet have been part 1005 of the first part shall fail to pay meet have been defended and theread by the mean splice and that the specifical due form part shall fail to pay meet have been part 1005 of the first part shall fail to pay meet have been the specifical due form part shall fail to pay meet have been defended and the specifical set as mortgape to secure the pay Hilmon humdfred =	overant and agree that at the defive war of all increases. making investigations of the second of the second second and a set times of the first part of the second seco	ry bered. they area the benefit event, if of a third the life of this indenture, pay all tasks or anomands for an anomand the benefit event of the life of this indenture, pay all tasks or anomands to make the part. J. of the sound part to the testem of 1 fill. The benefit of the benefit events of the life of the life indenture, and also bear indenture at the role of the test of the life indenture, and also bear indenture at the role of the test of the life indenture, and also bear indenture at the role of the test of the life indenture, and also bear indenture at the role of the test of	that may be invited or assumed against a man had by each lasersnor company in the lasers of the lasersnor company in the lasers of the lasersnor company in the lasers of the lasers of the laser in the lasers of the lasers of the lasers in the lasers of the lasers of the lasers in the lasers of the lasers of the lasers in the lasers of the lasers of the lasers of the lasers of the lasers of the lasers of the lasers of the lasers of the lasers in the lasers of the lasers of the lasers of the lasers of the lasers of the lasers of the lasers of the lasers of the lasers in the day and year last above (SEAL) (SEAL)	
And the said part 105 of the first part dbreaky of good and indefeasible seture of inheritance therein. For and that they off service the particle between the particle between the particle between the particle between the part of the same splice that the part 105. The same of the same splice that the part 105. The same splice that the same splice that the part 105. The same splice that the same splice the same splice that the part 105. The same splice the part 105. The same splice the same splite the same splice the same splite the same splite the same split	vormant and agree that at the defree are of all incrementants making investmentants making investmentants of the first part will at all times due thirdy. Trill have, the buildings us tri, the less, if any, made payshes to some become due and payshes and some of the most of the some of the second part, with all interest a for any insummers or to filledways any it is aboved part, with all interest a for any insummers or to filledways any a na herein specified, and the advised are aboved of the and some of the the second part, with all interest a for any insummers or to filledways any an herein specified, and the advised are aboved of the and some completed the second part.	ry bered. they area the bards even. S of a first the life of this indenture, pay all taxes or assessments non mild real south innered applies for and ormado in much heart J. of the sound part to the south of the the a byry this indentum heard data bene sourced of the the real by this indentum heard data bene sourced of the source and the the source of the source of a source of the source the source of the source of an and obligation its association of the source of an and obligation its association of the source of an and obligation in the source of the source of an and obligation is the source of the source of the source of a physical heard there are a source of the source of a physical heard there are a source of the source of the source interform particle of the locar and sharps in a physical heard there are a source of the source of the source of the source particle of the locar and sharps in a source the source of the source of the source of the source of the source particle of the source o	that may be levied or assumed against term and by seek insurance company in terms. And is the event that may be off from the date of payment and in Ty is 50 in Ty is 50 in the second pay may pay of the second pay is the second pay of the second is seek payments or ray pair. The second is seek payments or ray pair thereing and the to second any man or second is seek payments or ray pair. The second is seek payments or ray pairs thereing and the second pay is the second of the second pay of the balance thereing and the second pay of the balance thereing is seek payments of the balance thereing is seek payments of the balance thereing is seek thereing, but the balance thereing is seek thereing, but the balance thereing is the day and year last above (SEAL) (SEAL)	
And the said part 105 of the first part dkreaky of good and indefeatible settate of inheritance therein, here and do that they will service the particle hereto that the part 1005, real status when the same becomes due and optimis, and that is a greed between the particle hereto that the part 1005, real status when the same the became and part 1005, and the specifical different by the part of the second part part 1000 of the part and full to pay such that the part 1000 of the part of the second part of the second part 1000 of the terms of 0000 of the part and that to end the second part of the second part of the part of the part 1000 of the terms of 0000 of the part part of the 1000 of the terms of 0000 of the part part of the part 1000 of the terms of 0000 of the part part to pay 1000 of the part part 1000 of the terms of 0000 of the part part to pay 1000 of the part part of the terms of 0000 of parts to the part 1000 of the part of the part of the second part to pay 1000 of parts to the part 1000 or part to same as particle in this indefauttor. For each the correspondent and the work of parts to the part 1000 or parts that be there if the part to part 10000 of parts to the 1000 or parts that be parted for the secing part to part 10000 of parts to the 10000 or parts that be parted for the secing parts to the part 10000 or parts the parts before the part 10000 of the 100000 or parts to the parts the parts the parts the parts 1000000000000000000000000000000000000	<pre>vermant and agree that at the defer mat of all incombrane.</pre>	ry barred. thingy D.T.O. the hards over 3 of the first the H6 of this indenture, pay all have or anomanois one mail of the indenture, pay all have or anomanois the part. J. of the second part to the extern ofift, o here mail write indenture, and all beer litered at the rest of the indenture, and all beer litered at the rest of the indenture, and all beer litered at the rest of the indenture, and all beer litered at the rest of the indenture indenture indenture. The second part to the trans of mail dilution is there will be the there as been provided, the two second part to the there as a first provide, the two second part to the there are will be more there as a herein provide, the two second part to the parameter there are been provided. The two second part to the parameter there are been provided. The two second part to the parameter is the parameter is the second part to the parameter is the second part to the parameter is the second part to t	that may be invited or assumed against a man had by each lasersnor company in the lasers of the lasersnor company in the lasers of the lasersnor company in the lasers of the lasers of the laser in the lasers of the lasers of the lasers in the lasers of the lasers of the lasers in the lasers of the lasers of the lasers in the lasers of the lasers of the lasers of the lasers of the lasers of the lasers of the lasers of the lasers of the lasers in the lasers of the lasers of the lasers of the lasers of the lasers of the lasers of the lasers of the lasers of the lasers in the day and year last above (SEAL) (SEAL)	
And the said part 105 of the first part dbreaky p good and indefeasible write of inheritance therein, here and d that they will writers in ad defend the same splitter all parties if is agreed between the parties hereto that the part 105. Treal status when the same becomes due and parties, and that 1 and the parties and directed by the same same splitter, and the specific and directed by the same same splitter, and the specific and directed by the same same same the same part 1050 of the first part shall fail to pay much tase when the specific of the first part shall fail to pay much tase when the same same same same same same same same	vormant and agree that at the defive may of all locumbrane. 	ry barred. thicky DTO the hards over 3 of the first the He of this indenture, pay all has of a manuscription of the source of the the source o	that may be invited or assumed against a man table yeach insurance company insures. And in the event that prove the same of provide the same provide the same of provide the same interpret of the same of provide the same interpret of the same of the same provide the same in the same provide the same provide the same is at the spin as provided the same provide the same is at the spin as the same provide the same is at the spin as the same provided the same is at the spin as the same provided the same is at the spin as the same provided the same is at the spin as the same provided the same is at the spin as the same provided the same is at the spin as the same provided the same is at the spin as the same provided the same (SEAL) (SEAL) (SEAL) A. D. 19 ³⁹ , before me, a	
And the said part 105 of the first part d hereby p good and indefeasible seture of inheritance therein, here and d that they will warrent and defend the name spinlar all parties It is agreed between the parties hereto that the part 105. Ireal static when the same becomes due and parties, and that is have been and directed by the sensors are used as the part 105 of the first part shall fail to pay much such that the sensor of the static becomes the sensors are paid and is defended in the sensor becomes due to reput the sensor part 105 of the first part shall fail to pay much such that be reading to the terms of OTO or takes when the part 115 terms made payshes to the part of the syndamed by the sail part of the sensor part to pay 1 161 to pay the same as payshes to the part of the part 162 or the said part of the sensor part to pay 1 161 to pay the same as payshes to the set of part of the definition. For set the the static part of the sensor part of the set to the obligitation envised thereing of the said part of the set the obligitation envised the shall be larged as the set of the definition provided by the shall be the set of art to pay 1 when the shall be the set of a term is pay to be the definition of the part of the said part of the set the obligitation provided by the said between the set of the set of the same as provided by the shall be the set of art to be set be obligitary upon the here, second, administration, person IN WITNESS WHEREOF, The part 1 cs of then, WITE OF KENESES NEY OF Douglas DE IT REMEMBIN	vormant and agree that at the defive may of all locumbrane. 	ry bered. thEy ATA the herds over 5 of the first the He of this indenture, pay all have of anomanois on and on static innerest against fire and sormado in much herary. Joint the sound part to the scenario of the first in a large million innerest a herein porvide, then the rest of the indenture, and add here interest at the rest of the indenture, and add herein porvide, the the trans with interest fully discharged. If default is marking the state of the indenture is and add herein porvide in the state of the indenture is and add herein porvide in the state of the indenture is an even in the state of the state of the indenture is a second of the terms of the state of the sta	that may be invited or assumed against a man table yeach insurance company insures. And in the event that prove the same of provide the same provide the same of provide the same interpret of the same of provide the same interpret of the same of the same provide the same in the same provide the same provide the same is at the spin as provided the same provide the same is at the spin as the same provide the same is at the spin as the same provided the same is at the spin as the same provided the same is at the spin as the same provided the same is at the spin as the same provided the same is at the spin as the same provided the same is at the spin as the same provided the same is at the spin as the same provided the same (SEAL) (SEAL) (SEAL) A. D. 19 ³⁹ , before me, a	
And the said part 102 of the first part do hereby p a good and indefensible write of inheritance therein, here and do diat they yell warrest ind differint the same splint of in partial It is agreed between the partice hereto that the part 100, and status when the same becomes due and partial, and that is derived and directed by the same splint with the meand part derived between the partice hereto that the part 100, and status when the same becomes due and partial, and that is derived before part shall fail to pay mech hare when the derived between the partice hereto the same split shall be derived to first part shall fail to pay mech hare when the part 100 of hund freed or the same split shall be part 100 hund freed or the same split shall be part 100 hund freed or the same split shall be that be part 100 hund freed or the same split shall be the same split and the conversion of high status of the same split to pay and the same split shall be hard split and the same split shall be part 100 hund freed or the same split shall be same to pay if fail to pay the same as paysible to the same split to pay and the conversion split shall be hard for the same split to pay and the conversion split shall be hard for the same split shall be part 100 house the same as paysible to the same split and the shall be paid by the same to pay 100 house the same split shall be hard the conversion split shall be hard for the same split shall be shall be paid by the same to pay 100 house the same split shall be hard the conversion of the same split shall be hard for the same split shall be shall be paid by the same to pay 100 house the same split shall be hard to be same split shall be hard for the same split shall be same split shall be hare	vermant and agree that at the defree war of all increases. making investigations of the second of the second seco	ry barred. thicky DTO the harded event, S of the series over all deals indenture, pay all has of a member of the barred a packet for and consols in and the barr. J. of the second part to the externs of if a barred and the second part to the externs of if a barred by this indenture, and add barred barred at the rest of the indenture, and add barred barred at the rest of the indenture, and add barred barred at the rest of the indenture and the second part to the terms of an indenture and the second part to the terms of an indenture and the second part to the terms of an indenture and the second part to the terms of an indenture and the second part to the terms of a indenture and the second part to the terms of a second part to the terms of a second part to the terms of the second part to the terms at the second part to the second at the second part to the terms of the second part to the terms at the second part of the second part of the second part of the terms at the second part of the second part of the terms at the second part of the second part of the terms at terms at the second par	that may be levied or assessed against term and by seek lasersnor company list terms. And is the event that terms that the second part may part it of the second part may part it of the second part may part the second part of the second to that mid part. 102:00 the first part is seek parts of the high part water the second part of the high part of the high the second part of the high part of the high the second part of the high part of the high the second part of the high part of the high the second part of the high part of the high the second part of the high part of the high the second part of the high part of the high the second part of the high part of the high the second part of the high part of the high the second part of the high part of the high the second part of the high part of the high the second part of the high part of the high the second part of the high part of the high the second part of the high part of the high part of the high the second part of the high part of the hi	
And the mail part 102 of the first part do hereby p a good and indefensible writes of inbrinance therein, fore and do 11 is a speed between the particle hereto that the part 102. It is a speed between the particle hereto that the part 102. It is a speed between the particle hereto that the part 102. I real states when the mark becomes due and particle, and that it is marked directed by the stars and the second pa- jert 102 of the first part shall full to say meth shall be real first and interacts, or it shall and the shaman it aparts that it is a good and directed by the shaman it aparts that 104 'Thin 0. hundred = or the second pa- ording to the terms of of the second part to part its the men as particle in the part of any advanced by the same as particle in the part of any advanced by the same as particle in the induction. The part is marked parts to part to part to part any obligation excised (thereby, or interest theread, with the shifts in a shift of parts in the start is barried the mend part to part they obligation excised (thereby, or interest theread, with the shifts in a shift of parts in the barried thereby, or interest there is any obligation to part the shift of parts in the barried in the induction. The shift of parts the barried in the induction part to part it is a marked to the interest there is a shift of parts in they is challed parts the barried in the induction. The shift of parts the barried in the induction part to part it is a shift of parts the barried in the induced part. IN WITNESS WHEREOF, The part 1 is S of itten	vormant and agrees that at the defive war of all increases. making investigations including the second second second thin (U, Trill have the buildings of thin (U, Trill have the buildings of many how the second second second second second ment of the sum of — for the payment of and sum of mo- — for the payment of and sum of mo- — for the payment of and sum of mo- — the second second second second second second the second second second second second second second as harved second second second second second as harved second second second second second second second the second second second second second second second the second second second second second second second the second second second second second second second second second second second second second second the second the first part ha VO hereween second second se	ry beend they area the bend over 5 of a summaries for the life of this indenture, pay all tasks or assessments for any set of the sound part to the tests of	that may be levied or assumed against term and by seek insurance company interve. And is the event that results are also and any mary and it is a second part of any mary it is a second part of any mary it is a second part of any mary it is an and part. 1025 of the first part is seek prevents or ray part to the first part is seek prevents or ray part to the first part is seek prevents or ray part to the first part is seek prevents or ray part to the first part to the second part of the larger second is seek prevents of the larger second is seek prevents of the larger second of the second part of the larger second (SEAL) (SEAL) (SEAL) A. D. 19 ⁵⁹ , before me, a y acknowledged the execution is the day and year last above	
And the said part 10.2 of the first part do hereby p a good and indefensible estate of inherizance therein, here and do diat they will warrest and defend the same splink and that It is agreed between the parties hereto that the part 10.0.2 d real states when the mark becomes due and parties, soft and it is agreed between the parties hereto that the part 10.0.2 d part 10.0 of the first part shall fail to pay mech has when the part 10.0 of the first part shall fail to pay mech has when the part 10.0 of the first part shall fail to pay mech has when the part 10.0 of the first part shall fail to pay mech has when the part Nino NumCared 1 with the same to pay the the the part 1 with a split to the terms of OTO errain written obligation. It is pay the same as paysible to the part 1 with and the covering of the shall fail to the pay method to the pay advanced by the said part 1 with the split 1 with a shifted and the document of the shall fail written obligation. It is and the covering over the same as paysible to the same part to pay if fail to pay the same as paysible to the main part 1 with the pay the same as paysible to the same part 1 with the pay the same as paysible to the same part 2 with the pay the same as paysible to the same part 2 with the pay the pay the paysible to the same part 2 with the pay of the ball of the ball of the paysible to the same part 2 with the same paysible pay the paysible to the same part 2 with the paysible to the the ball of the ball of the ball of the paysible to the same part 2 with the paysible to the same paysible	vormant and agrees that at the defive war of all increases. making investigations including the second second second thin (U, Trill have the buildings of thin (U, Trill have the buildings of many how the second second second second second ment of the sum of — for the payment of and sum of mo- — for the payment of and sum of mo- — for the payment of and sum of mo- — the second second second second second second the second second second second second second second as harved second second second second second as harved second second second second second second second the second second second second second second second the second second second second second second second the second second second second second second second second second second second second second second the second the first part ha VO hereween second second se	ry beend they area the bend over 5 of a summaries for the life of this indenture, pay all tasks or assessments for any set of the sound part to the tests of	that may be levied or ammend aginat a man and by each haverance company in the second part may pur- relative the date of partment with the second part may pur- tical types of the second part may pur- in the second part may pur- tical types of the second part of the second date the second part of the second part of the date the second part of the second part of the date the second part of the second part of the date the second part of the second part of the date the second part of the second part of the date the second part of the second part of the date the second part of the second part of the date the second part of the second part of the date the second part of the second part of the date the second part of the second part of the date the second part of the second part of the (SEAL) (SEAL) (SEAL) A. D. 19 - ³⁹ , before me, a r acknowledged the execution in the day and year last above 42 .	
a good and indefensible write of inheritance therein, free and eff d bat they will writen its addrend the mass equitat all partic- it is agreed between the parts between that the part. <u>105</u> d real estate when the mass becomes due and part. <u>105</u> d real estate when the mass becomes due and part. <u>105</u> d real estate when the mass becomes due and part. <u>105</u> d real estate when the mass becomes due and part. <u>105</u> d real estate when the mass becomes due and part <u>105</u> d real estate when the mass becomes due and part <u>105</u> d real estate when the mass becomes due and part <u>105</u> d real estate when the mass becomes due to part <u>105</u> d real estate when the mass becomes due to part <u>105</u> d real estate when the mass part d all the hold states. Add the converse of half be wide if week parts to part <u>105</u> d real estate when the bar d real the bardents. Add the converse of half be wide if week parts to the part. <u>7</u> d d d is converse of half be wide if if week parts to the part. <u>7</u> d d d and the converse of half be wide if if week parts to the part. <u>7</u> d d d d the converse of half be wide if if week parts to the part <u>105</u> d d d the converse of half be wide if if week parts to the part <u>105</u> d d d d the converse of half be wide if if week parts to the part <u>105</u> d d d d the converse of half be wide if the mass dependent is write the part d d d d d d d d d d d d d d d d d d d	versant and agree that at the defer war of all locambrane. making loved data thereas. d the fore part of the local at all times do thit (U, Trill have the buildings of the time of the sum of the local at all times do the sum of the sum of for the payment of and sum of any of the sum of the sum of the sum sum of such that buildings the sum of such as the subject of sum of the sum of the sum of the sum of the sum of the sum of the first part ha VO herew the first part ha VO herew the EREOP. I have heremon sum at the 27 da	ry bered. they area the best deves. S of a first the life of this indenture, pay all hases of anomenics are not and settle innered applies for and sormalds in much be part. J. of the sound part to the testers of a first be part. J. of the sound part to the testers of a first be part. J. of the sound part to the testers of a first best interest at the note of the testers are accurate to the note of the testers are accurate to the test of the testers are sound by this interest, and all bear interest at the note of the testers are accurate to the test of the testers are being payticle, or if the interest are well bear interest, and all bear interest at the note of the testers are being payticle, or if the interest of the testers are being payticle, or if the interest of the accurate the test of the interest of the accurate the test of the interest of the accurate the test of the interest of of the inter	that may be lorded or anomal aginst a man and by each haverness company in the second part may pur- tical the second part may pur- ity of the second part may pur- tical part is a second part may pur- dent by second part may pur- dent by second part of the part is a second dent the second part of the balance barries, a discretions shall estand and issues in, the day and year last above (SEAL) (SEAL) (SEAL) A. D. 19 39, before me, a p schnowledged the execution in the day and year last above 42 - Notary Public.	The Release was written
Act the said part 102 of the first part do hereby part of and indefeasible state of inheritance therein, here and do that they will surreat in ad defend the same support of the same support. The former that first the same the part 102 of rail states when the same theorem due and gravit, and that is support to same support of the same sup	<pre>vormant and agree that at the defree may of all locumbrane.</pre>	ry barred. thicky DPA	that may be levied or assumed against a man took by each lawrance company instrume. And is the errors that prove the second part may prove life y from the data of proven that prove that the second part may pro- table to be second part may pro- table to be second part may pro- table to the metry part of the first part in the metry man or errors of an each part 1.0.2.5 of the first part is the second part of the the part 1.0.2.5 of the day and year last above (SEAL) (SEAL) (SEAL) A. D. 19 ³⁹ , before me, a r acknowledged the execution in the day and year last above 42 Notary Public.	This Release as we thus op the original
Act the said part 102 of the first part do hereby part of and indefeasible state of inheritance therein, here and do that they will surreat in ad defend the same separate and the same separate share the part 102 of rail states when the same becomes due and part 102 of rail states when the same becomes due and part 102 of the same separate share share the same separate share	versati and agree that at the deferment of all incombrane. may of all incombrane. Incombrane hard discussion. of the fort port shall at all times do bit 00	ry bered. they area the benefit event, 5 of the series over all other the life of this indenture, pay all have or anomanous some and on and the theorem and the series of	that my be levied or assessed against term and by seek internator company Internet. And in the event that my any seek internator of payment and DeltAARS, if TY is 52 and hot to netter any same or saw of at that mid part 1525 of the first part is seek payments or say pair to real of the term of the hold of the balance of the term of the hold of the balance of the term of the hold of the hold of the d or any part thread, in the hold of the of the term of the hold of the hold of the d of the term of the hold of the hold of the d of the term of the hold of the hold of the d of the term of the hold of the hold of the d of the term of the hold of the hold of the d of the term of the hold of the hold of the d of the term of the hold of the hold of the d of the term of the hold of the hold of the d of the term of the hold of the hold of the d of the term of the hold of the hold of the d of the term of the hold of the hold of the d of the term of the hold of the hold of the d of the term of the hold of the hold of the d of the term of the hold of the hold of the d of the term of the hold of the hold of the d of the term of the hold of the hold of the d of the term of the hold of the hold of the d of the term of the hold of the hold of the d of the term of the hold of the hold of the d of the term of the hold of the hold of the the day and year last above d of the term of the hold of the hold of the the hold of the term of the term of the hold of the the hold of the term of the term of the hold of the the hold of the term of the term of the hold of the the hold of the term of the term of the hold of the the hold of the term of the hold of the term of the term of the the hold of the term of the term of the hold of the term of the hold of the term of term of the term of term of term of term of term of term of ter	Was Written
And the said part 102 of the first part do hereby a s good and indefensible estate of inbefinance therein, here and do that they will served to determine the same splicit all partial is a spreed between the parties hereto that the part 10.0. d real states when the mare becomes due and partial, and that the sagreed between the parties hereto that the part 10.0. d real states when the mare becomes due and partial, and that the sagreed between the parties hereto that the part 10.0. d real states when the mare becomes due and partial shall be the same of mareness, or sither, and the same and part 10.0. d part 10.0. (In the same state when the part 10.0. d part 10.0. (In the same state when the part 10.0. ording to the terms of OTO	versant and agree that at the deferment of all incombrane. marking is refar d chin theres. of the first part shall as at times do thit OU. Thill have the buildings of the the first part shall be at the shall be ment of the sum of	ry bered. they area the benefit event, 5 of the series over all other the life of this indenture, pay all have or anomanous some and on and the theorem and the series of	that my be levied or assessed against term and by seek internator company Internet. And in the event that my any seek internator of payment and DeltAARS, if TY is 52 and hot to netter any same or saw of at that mid part 1525 of the first part is seek payments or say pair to real of the term of the hold of the balance of the term of the hold of the balance of the term of the hold of the hold of the d or any part thread, in the hold of the of the term of the hold of the hold of the d of the term of the hold of the hold of the d of the term of the hold of the hold of the d of the term of the hold of the hold of the d of the term of the hold of the hold of the d of the term of the hold of the hold of the d of the term of the hold of the hold of the d of the term of the hold of the hold of the d of the term of the hold of the hold of the d of the term of the hold of the hold of the d of the term of the hold of the hold of the d of the term of the hold of the hold of the d of the term of the hold of the hold of the d of the term of the hold of the hold of the d of the term of the hold of the hold of the d of the term of the hold of the hold of the d of the term of the hold of the hold of the d of the term of the hold of the hold of the d of the term of the hold of the hold of the d of the term of the hold of the hold of the the day and year last above d of the term of the hold of the hold of the the hold of the term of the term of the hold of the the hold of the term of the term of the hold of the the hold of the term of the term of the hold of the the hold of the term of the term of the hold of the the hold of the term of the hold of the term of the term of the the hold of the term of the term of the hold of the term of the hold of the term of term of the term of term of term of term of term of term of ter	Was Written
And the said part 102 of the first part do hereby a s good and indefensible write of inheritance therein, here and do diat they will writes in and first beams splicit all parties it is agreed between the parties hereto that the part 105. d real status when the mark becomes due and parties, but and the iter and directed by the same splice is mean splice and the direct of the same splice is an end of the second part is a good and directed by the same splice is a second to be part 100 of the part shall fail to pay mech has when the part is a good and directed by the same splice is second the part Nino hundred =	versant and agree that at the deferment of all incombrane. marking is refar d chin theres. of the first part shall as at times do thit OU. Thill have the buildings of the the first part shall be at the shall be ment of the sum of	ry barred. thicky DPA	that my be levied or assessed against term and by seek internator company Internet. And in the event that my any seek internator of payment and DeltAARS, if TY is 52 and hot to netter any same or saw of at that mid part 1525 of the first part is seek payments or say pair to real of the term of the hold of the balance of the term of the hold of the balance of the term of the hold of the hold of the d or any part thread, in the hold of the of the term of the hold of the hold of the d of the term of the hold of the hold of the d of the term of the hold of the hold of the d of the term of the hold of the hold of the d of the term of the hold of the hold of the d of the term of the hold of the hold of the d of the term of the hold of the hold of the d of the term of the hold of the hold of the d of the term of the hold of the hold of the d of the term of the hold of the hold of the d of the term of the hold of the hold of the d of the term of the hold of the hold of the d of the term of the hold of the hold of the d of the term of the hold of the hold of the d of the term of the hold of the hold of the d of the term of the hold of the hold of the d of the term of the hold of the hold of the d of the term of the hold of the hold of the d of the term of the hold of the hold of the d of the term of the hold of the hold of the the day and year last above d of the term of the hold of the hold of the the hold of the term of the term of the hold of the the hold of the term of the term of the hold of the the hold of the term of the term of the hold of the the hold of the term of the term of the hold of the the hold of the term of the hold of the term of the term of the the hold of the term of the term of the hold of the term of the hold of the term of term of the term of term of term of term of term of term of ter	Was Written