Ī

	FROM	STATE OF KANSAS, DOUGLAS COUNTY, 88.	
		This instrument was filed for record on the	day of
that the second second		Auguat A. D. 19 39, at 10:05 clock	_А•М.
		Noroff a. Dick Register of D	leeds.
		By Deputy.	
THIS INDENTURE,	Made this thirtiethday of At	gust , in the year of our Lord, one thousan	nd nine
undred and thirt	y-ninc between	nd zella Anderson, cinglo,	
f Lawrence art 105 of the first per	in the County of	Pourlas and State of Kansas	
	Rumsey Funeral Home the said part 102 of the first part, in con	part y of the second	d part.
	Two Hundred fifteen and 19/10	O (\$215.19)DOLLARS, to them duly paid, the vector Grant, Bargain, Sell and Mortgage to the said part y. of the secon Douglas and State of Kansas, to-wit:	
Lot Five (	5) in Block Eleven (11) Univers	ity Place, an addition to the City of Lawrence, Kar	1585.
	nd all the estate, title and interest of the sai the first part do hereby covenant and agree that		Franted
And the said part LCS of ad select of a good and indefe-	the first part do hereby covenant and agree that asible estate of inheritance therein, free and clear of	t at the delivery hereof thOY BTC the lawful owner 5 of the premises above all incumbrance	granied,
And the soid part 103 of ad seized of a good and indefe- ad that they will warrant and It is agreed between the	the first part do hereby covenant and marce that asible estate of inheritance therein, free and clear of defend the same against all parties making lawful el parties hereto that the part 105 of the first part si	t at the delivery hereof. thoy_RFOthe lawful owner B of the premises above all incombrance	
And the sold partics of al solid of a good and indefe- d that they will warrant and It is arreed between the assessed against said real est ch sum and by such insurance	it the first part do hereby covenant and agree that asible exists of inheritance therein, fire and clear of defend the same pains, all parties making inworks of parties hereto that the part 105 of the first part si the when the same becomes due and payable, and that company as shall be specified and directed by the part	1 a the delivery hereof they_RFCthe lawful owner & of the premises above all incombenne minimum termination in the life of this indenture, pay all taxes or measurements that may be they which were the belines upon mail real meter inners against for and nor "they which were the belines upon mail real meter inners against for and nor "they which were the belines upon mail real meter inners against for and nor "the determination" the low. If any much spaths to the party the second part is a second part, the low. If any much spaths to the party the second part of the second part, the low. If any much spaths to the party the second part is a second part, the low. If any much spaths the second part is a second part of the second part of the second part.	e levied medo in t to the
And the sold partics of al establish of a good and indefo- d that they will warrant and It is arreed between the assessed against said real est ch sum and by such insurance that of <u>155</u> interest. An	the first part do hereby events and garee that subtle visits of inheritance therein, free and clear of defend the same against all parties method is parties hereto hat the part ADS of the first part at the when the same becomes due and parable, and that company as shall be specified and directed by the part of in the event that said part ADS of the first part at the part parties here the same becomes due and parable.	Is a the delivery hereof. Elloy_RFC the lawful over 2 of the premites above all heremberse	e levied node in t to the innared
And the sold part 103 of a select of a good and indefe di that they will warrant and It is agreed between the assessed against aid real esti- ch sum and by such fasurance tent of152interest. An berein provided, then the pa is indecture, and shall beer 1	i the first part do breedy covenant and garee that solidle exists of inheritance therein, free and clear of defined the same against all graphic garking tworld in particle hereto that the part 105 of the first part at the when the same becomes due and parable, and that company as shall be specified and directle by the part of in the event that and part. ACM the size part shall it is the event that and part. ACM the size part shall there are of 105 from the date of pargement or a monitance to share the part and of the sam of	1 a the delivery hereof they_RFCthe lawful owner & of the premises above all incombence all incombence	e levicd modo in t to the insured sured by
And the soid part [GG of deticel of a good and indefe deticel of a good and indefe deticel of a good and indefe deticel of a greech and and it is a greech between the assessid agricult and indefe choice provides that for an is indefective, and shall beer i THIS GRACH is interciol cording to the terms of	the first part do breedy covenant and arree that atilite exists of inderinance therein, fire and clear of atility exists of inderinance therein, fire and clear of defined the same against all gatic marking "beeful to partice hereto that the part $3.05$ of the first part is the when the same becomes due and parable, and that company as shall be specified and directed by the part of in the event that and part $1.02$ the first part shall it. The same the same becomes due and the same of the the same that and part $1.02$ shall be appendix to a motivate to because the parametor of the sam of 2000_certain written obligation_ for the payment	Is a the delivery hereof they_RFC the lawful owner $\mathbb R$ of the premises above all locumbrane all locumbrane half at all times during the life of this indecture, may all taxes or measurements that may be they will keep the betwiner upon said real exits farored against first and tur $Y_{-}$ of the second part, the loss, if may, made payable to the party — of the second part fail to pay such taxes when the same become dow and payable and to keep all precises it want fully repuid. Fit (from, and 19/100 =	se lerid medo in instred insered urred by LLARS, 1939
And the sold particles at desired of a good and inder of that they will warrant and R is agreed between the surrent agreed between the surrent agreed between the between agreed to the surrent ch num and by such laurance that is distant, and shall here 1 Hills GIANT is interviel cording to the terms and a two of the surrent surrents and compared to the terms of the surrents of the surrent surrents the	the first part do breedy covenant and arree that solide exists of inderinance therein, fire and clear of defined the same against all gatic marking "breefind" particle hereto that the part $3.05$ of the first part is the when the same becomes due and parable, and that company as shall be specified and directed by the part of in the event that said part $3.02$ for first part shall it. "U of the second part may pay solid taxe and bi- tiet of a motivate 10 secure the parametor of the sam of 2.00 motivate 10 secure the parametor of the sam of 2000 metric motivation within obligation. For the parame- parable to the part $y_{}$ of the second part, with all heading matty $y_{}$ of the second part on the sam of 2000 metrics motivate to a present to a part of the sam of $2000$ metrics motivate to be part $y_{}$ of the second part, with all heading matty $y_{}$ of the second part to any for $y_{}$ becomes the parametor to a part of the second part of the same of $y_{}$ the second part $y_{}$ of the second part on the second part.	Is a the delivery hereof. They_RFCthe lawful owner $\mathbb R$ of the premises above all incombense all incombense minimum times during the life of this indecture, say all taxes or measurements that may be they will have be between and real series favored against first and tur $Y_{}$ of the second part, the ison. If any, made payable to the party of the second part fail to pay such taxes when the same become dow and payable and to keep all precises to static first real tax mount so paid shall become a part of the indefalses, sec it static first real tax mount so paid shall become a part of the indefalses, are it static on memory, executed on the SOL they of	e lerid nedo in insored rured br LLLARS, 1939
And the sold particles at desired of a good and inder of that they will warrant and R is agreed between the surrent agreed between the surrent agreed between the between agreed to the surrent ch num and by such laurance that is distant, and shall here 1 Hills GIANT is interviel cording to the terms and a two of the surrent surrents and compared to the terms of the surrents of the surrent surrents the	the first part do breedy covenant and arree that solide exists of inderinance therein, fire and clear of defined the same against all gatic marking "breefind" particle hereto that the part $3.05$ of the first part is the when the same becomes due and parable, and that company as shall be specified and directed by the part of in the event that said part $3.02$ for first part shall it. "U of the second part may pay solid taxe and bi- tiet of a motivate 10 secure the parametor of the sam of 2.00 motivate 10 secure the parametor of the sam of 2000 metric motivation within obligation. For the parame- parable to the part $y_{}$ of the second part, with all heading matty $y_{}$ of the second part on the sam of 2000 metrics motivate to a present to a part of the sam of $2000$ metrics motivate to be part $y_{}$ of the second part, with all heading matty $y_{}$ of the second part to any for $y_{}$ becomes the parametor to a part of the second part of the same of $y_{}$ the second part $y_{}$ of the second part on the second part.	Is a the delivery hereof. They_RFCthe lawful owner $\mathbb R$ of the premises above all incombense all incombense minimum times during the life of this indecture, say all taxes or measurements that may be they will have be between and real series favored against first and tur $Y_{}$ of the second part, the ison. If any, made payable to the party of the second part fail to pay such taxes when the same become dow and payable and to keep all precises to static first real tax mount so paid shall become a part of the indefalses, sec it static first real tax mount so paid shall become a part of the indefalses, are it static on memory, executed on the SOL they of	e lerid nedo in insored rured br LLLARS, 1939
And the sold particle $\alpha$ is desired of a good and indefended in the second second and indefended in the street of the second s	the first part do breedy covenant and arree that solide exists of inderinance therein, fire and clear of defined the same against all gatic marking "breefind" particle hereto that the part $3.05$ of the first part is the when the same becomes due and parable, and that company as shall be specified and directed by the part of in the event that said part $3.02$ for first part shall it. "U of the second part may pay solid taxe and bi- tiet of a motivate 10 secure the parametor of the sam of 2.00 motivate 10 secure the parametor of the sam of 2000 metric motivation within obligation. For the parame- parable to the part $y_{}$ of the second part, with all heading matty $y_{}$ of the second part on the sam of 2000 metrics motivate to a present to a part of the sam of $2000$ metrics motivate to be part $y_{}$ of the second part, with all heading matty $y_{}$ of the second part to any for $y_{}$ becomes the parametor to a part of the second part of the same of $y_{}$ the second part $y_{}$ of the second part on the second part.	Is a the delivery hereof. They_RFCthe lawful owner $\mathbb R$ of the premises above all incombense all incombense minimum times during the life of this indecture, say all taxes or measurements that may be they will have be between and real series favored against first and tur $Y_{}$ of the second part, the ison. If any, made payable to the party of the second part fail to pay such taxes when the same become dow and payable and to keep all precises to static first real tax mount so paid shall become a part of the indefalses, sec it static first real tax mount so paid shall become a part of the indefalses, are it static on memory, executed on the SOL they of	e lerid nedo in insored rured br LLLARS, 1939
And the sold particle as a finite detected a case and finite detected a case and finite accessible to the second and the detected approximation of the harmonic approximation and the harmonic approximation and the second approximation and the second approximation and the second approximation and the second approximation and approximation and the second approximation and approximation and the second approximation approximation and the second approximation approximation and the second approximation approx	the first part do breedy covenant and arree that anothe exists of indering energy covenant and arree that another exists of indering the energy of the exist of parties here to share against all particle matching two/ford is where the same becomes due and parties. An other company as shall be specified and directed by the part of a new event the second of 100 form the shale of payment there is the series of 100 form the shale of payment of a fluctuation of 100 form the shale of payment of a fluctuation of the second part, with all the and part is the paramet of the sum of Two _ hund you 2010_ certain written objection for a barring to get the and part of the second part, with all the and part of the second part, with all the order of the second parts to parts for any half full pays the same as provided in the indenture. The void first pay parts he made as been in the order of the void first pay parts he made as been in the order of the void first pays parts he made as been in the order of the void first pays parts he made and pays of the shared parts of the void first pays parts he made and pays of the shared parts of the same ray of the	to the delivery hereof. Ency. B.FC	w level nodo in t to the linered ured by LLARS, 15 55 try som at that Negate re, shall
And the sold particles at detected a case and inder detected a case and inder detected a case and inder an encode aparts and real encode the survey of a start and the sec- ted and the sector and the sec- hard method of the inder and been provided, then the part THIS GRANT is interested in the start and the sec- ret of the sector and the sec- ret of the sector and the sec- ret of the sector and the sec- nt sector and become the sector and all known is bedreft and become num and been the sector and become num and been the sector and become int and been the sector and become set and been the sector and become set and been the sector and become set and been the sector and become	the first part do breedy covenant and garee that suble relate of indexiliance therein, free and cher of defend the same against all guidt multiple tweed of parties hereto but the part $10.5$ of the first part at the when the same becomes due and parties. And then company as shall be specified and directed by the part is the same standard part $1.02$ of the first part at the the event that and part $1.02$ of the first part at the the event that of 105 from the date of payment $t^{2} = 0$ the second part may pay and taxes and the said part $\frac{1}{2} = 0$ the same of $-$ <u>Two burdt part</u> $\frac{1}{2} = 0$ the second part, for the payment parable to the payment by made at forein payeding the said part $\frac{1}{2} = -0$ the same day part, but the short and the same same short the same short for the whole same resulting single, and at forein payeding. The same resulting single, and at forein payeding the said the same same the same single short the short same resulting angle, and at forein payeding the same resulting angle, and at forein payeding the short same resulting angle, and at forein payeding the short same resulting angle, and at forein payeding the short same result interest, the pay in the basier forein the same resulting angle and the same same same the short of payments is the optime of the basier short same resulting angle and at forein paysies is the same resulting angle and at forein paysies is the same resulting angle and at forein paysies is the same resulting angle and the same same same same same short same resulting angle and the same same same same same same same same same same same same	is a the delivery hereof. Ency. RFC	w levels node in to the innered ured by LLARS, 1859
And the sold particity and the sold particity of the sold of a contrast of the solution of a contrast of the solution of the	the first part do breek covenant and arree that suble visite of indexinence therein, fore and chare of defend the same against all paintic multice invited if parties hereto that the part $3.05$ of the first part al- ter when the same becomes due and parties, and that company as shall be specified and directed by the part if the event that and part $3.02$ of the first part al- ter of the second part may pay and taxes and al- defert at the rate of 10% from the date of payreen- ties that the strain of 10% from the date of payreen- ties and the second part may pay and taxes and al- defert at the rate of 10% from the date of payreen- ties the second part may pay and taxes and al- defert at the rate of 10% from the trans. How hund from 2000 certain written obligation for the payment the and pays, of the second part to pay for any half all to pay the same as a provide to the indexite. Is void if such payreent be made at borein specified, or if the buildings on and real stress are of where it also powers on of the sale interest, togethy right the cost at of a provide on the part of payr with the cost at of a provide on the barrier, togethy right to the stress of the building on any and payr with the cost at $a_1$ before part $1.02$ .	is a the delivery hereof. Elicy_RFC the lawful overs $\mathbb Z$ of the premites above all herembers. Main 1 all heremberse Main 1 all these during the life of this indenture, pay all taxes or measurements that may by Lifety_Millary the brillings upon mair real metric insured against for and our $\mathbb{P}_{2,2}^{-1}$ of the second part, the loss. If any, male apayhis to the party_of the second part, I all all stress where the same become due and payable and to keep main full tays and there where the same become due and payable and to keep and parts is and fully require and the amount so paid shall become a part of the indelplatence, sec in and fully require the second part, the delivery of all the indelplatence, sec in all fully require the second part, the delivery of all the indelplatence, sec in the fully require the second part, the delivery of all tays and the transmitted is and fully require the second part, the delivery of all the indelplatence, sec insurance or to dicharge away taxes with interest thereon as herein new fact, in the part is part of the interest according to the trans of all delivery of all takes in the part of the take part on the part of the part of the part of the take part of the take part of the	w letical nade in insered ured by LLARS, 10 39
And the rid particle or detected a cost of horizont of that they will warrant and it is arreed between the ancreast aparts and real esti- ance aparts and the second and the same aparts and the second and the same aparts and the second the same aparts and the same apart cost is to the terms of	the first part do breek covenant and arree that suble visite of indexinence therein, fore and chare of defend the same against all paintic multice invited if parties hereto that the part $3.05$ of the first part al- ter when the same becomes due and parties, and that company as shall be specified and directed by the part if the event that and part $3.02$ of the first part al- ter of the second part may pay and taxes and al- defert at the rate of 10% from the date of payreen- ties that the strain of 10% from the date of payreen- ties and the second part may pay and taxes and al- defert at the rate of 10% from the date of payreen- ties the second part may pay and taxes and al- defert at the rate of 10% from the trans. How hund from 2000 certain written obligation for the payment the and pays, of the second part to pay for any half all to pay the same as a provide to the indexite. Is void if such payreent be made at borein specified, or if the buildings on and real stress are of where it also powers on of the sale interest, togethy right the cost at of a provide on the part of payr with the cost at of a provide on the barrier, togethy right to the stress of the building on any and payr with the cost at $a_1$ before part $1.02$ .	is a the delivery hereof. Elicy_RFC	w levid nado in inaceo inaceo by ULARS, 1652
And the rid particle or detected a cost of horizont of that they will warrant and it is arreed between the ancreast aparts and real esti- ance aparts and the second and the same aparts and the second and the same aparts and the second the same aparts and the same apart cost is to the terms of	the first part do breek covenant and arree that suble visite of indexinence therein, fore and chare of defend the same against all paintic multice invited if parties hereto that the part $3.05$ of the first part al- ter when the same becomes due and parties, and that company as shall be specified and directed by the part if the event that and part $3.02$ of the first part al- ter of the second part may pay and taxes and al- defert at the rate of 10% from the date of payreen- ties that the strain of 10% from the date of payreen- ties and the second part may pay and taxes and al- defert at the rate of 10% from the date of payreen- ties the second part may pay and taxes and al- defert at the rate of 10% from the trans. How hund from 2000 certain written obligation for the payment the and pays, of the second part to pay for any half all to pay the same as a provide to the indexite. Is void if such payreent be made at borein specified, or if the buildings on and real stress are of where it also powers on of the sale interest, togethy right the cost at of a provide on the part of payr with the cost at of a provide on the barrier, togethy right to the stress of the building on any and payr with the cost at $a_1$ before part $1.02$ .	t a the delivery hereof. Elicy_RIC the lawful over 2 of the premites above all heremberse. Main Subretse, Main Subre	w levid nade in inared inared by LLARS, 1652
And the rid particle or detected a cost of horizont of that they will warrant and it is arreed between the ancreast aparts and real esti- ance aparts and the second and the same aparts and the second and the same aparts and the second the same aparts and the same apart cost is to the terms of	the first part do breek covenant and arree that suble visite of indexinence therein, fore and chare of defend the same against all paintic multice invited if parties hereto that the part $3.05$ of the first part al- ter when the same becomes due and parties, and that company as shall be specified and directed by the part if the event that and part $3.02$ of the first part al- ter of the second part may pay and taxes and al- defert at the rate of 10% from the date of payreen- ties that the strain of 10% from the date of payreen- ties and the second part may pay and taxes and al- defert at the rate of 10% from the date of payreen- ties the second part may pay and taxes and al- defert at the rate of 10% from the trans. How hund from 2000 certain written obligation for the payment the and pays, of the second part to pay for any half all to pay the same as a provide to the indexite. Is void if such payreent be made at borein specified, or if the buildings on and real stress are of where it also powers on of the sale interest, togethy right the cost at of a provide on the part of payr with the cost at of a provide on the barrier, togethy right to the stress of the building on any and payr with the cost at $a_1$ before part $1.02$ .	t a the delivery hereof. Elivy. BirC	w levid nado in inaceo inaceo by ULARS, 1652
And the rid particle or detected a cost of horizont of that they will warrant and it is arreed between the ancreast aparts and real esti- ance aparts and the second and the same aparts and the second and the same aparts and the second the same aparts and the same apart cost is to the terms of	the first part do breek covenant and arree that suble visite of indexinence therein, fore and chare of defend the same against all paintic multice invited if parties hereto that the part $3.05$ of the first part al- ter when the same becomes due and parties, and that company as shall be specified and directed by the part if the event that and part $3.02$ of the first part al- ter of the second part may pay and taxes and al- defert at the rate of 10% from the date of payreen- ties that the strain of 10% from the date of payreen- ties and the second part may pay and taxes and al- defert at the rate of 10% from the date of payreen- ties the second part may pay and taxes and al- defert at the rate of 10% from the trans. How hund from 2000 certain written obligation for the payment the and pays, of the second part to pay for any half all to pay the same as a provide to the indexite. Is void if such payreent be made at borein specified, or if the buildings on and real stress are of where it also powers on of the sale interest, togethy right the cost at of a provide on the part of payr with the cost at of a provide on the barrier, togethy right to the stress of the building on any and payr with the cost at $a_1$ before part $1.02$ .	t a the delivery hereof. Elivy_RIC the lawful overse IL of the premites above all heremberse. Main Scherence, Main Sch	w levid nade in inared inared by LLARS, 1652
And the rid particle at detect of a cool of inste- d that they will warrant and It is attreed between the success appliest all real est assumed appliest all real est the success appliest all real est the success appliest all real est and and an appliest all real est and an appliest and an appliest and appliest and appliest and appliest and appliest appliest and appliest and appliest appliest and appliest and appliest appliest appliest and appliest appliest appliest and appliest appliest appliest and appliest appliest appliest appliest appliest appliest appliest appliest appliest appliest appliest appliest appliest and appliest appliest appliest and appliest ap	the first part do breek covenant and arree that suble visite of indexinence therein, fore and chare of defend the same against all paintic multice invited if parties hereto that the part $3.05$ of the first part al- ter when the same becomes due and parties, and that company as shall be specified and directed by the part if the event that and part $3.02$ of the first part al- ter of the second part may pay and taxes and al- defert at the rate of 10% from the date of payreen- ties that the strain of 10% from the date of payreen- ties and the second part may pay and taxes and al- defert at the rate of 10% from the date of payreen- ties the second part may pay and taxes and al- defert at the rate of 10% from the trans. How hund from 2000 certain written obligation for the payment the and pays, of the second part to pay for any half all to pay the same as a provide to the indexite. Is void if such payreent be made at borein specified, or if the buildings on and real stress are of where it also powers on of the sale interest, togethy right the cost at of a provide on the part of payr with the cost at of a provide on the barrier, togethy right to the stress of the building on any and payr with the cost at $a_1$ before part $1.02$ .	t a the delivery hereof. Elivy_Rrc the lawful over a a of the premites above all heremberse. Main Subretse, Main Subretse, Liny_Willieve the believes upon main real states hereof against for and tur ry the second part, the loss. If any, make payable to the party of the second part (bits) for the second part, the loss. If any, make payable to the party of the second part (bits) and fully require when the same become due and payable and to keep and parts is and fully require when the same become due and payable and to keep and parts is and fully require and the amount so paid shall become a part of the indelplateaux, sec in and fully require the deliver of the same state of the indelplateaux, and indeliver and the same second second payable and to keep and interest acritical to the same second second payable and to keep and interest acritical to the same second second payable and to keep and interest acritical to the same second second payable and to keep and interest acritical to the same second second payable and to keep and interest acritical to the same second second payable and the same second payable interest acritical to the same second second payable and the same second second pay interest acritical to the same second second payable and the same second	we levied nade in inaced inaced inaced is 625_ is 635_ is 6
And the sold particles $\alpha$ detected a cost and inder detected a cost and inder matrix and the stress the success aparts will be a stress the the success aparts will be a stress the success aparts will be a stress the stress of a stress the stress of the test of 152. Interest, An bergin provided, then the part of the stress made to be a stress of the stress of the stress of the stress of the stress remus of moore stresses will be stress the stress made to the stress made to the stress of the stress of moore stresses will be a stress of moore stresses will be a stress of the stress made to the constraints of the stress of the stress of the stress made to the stress the stress of the stress of the stress the stress of the stress of the stress the stress of the stress of the stress the stress of the stress is and bear the stress of the stress is and bear the stress of the stress of the stress the stress of the stress of the stress the stress of the stress of the stress the stress of the stress is and bear the stress will be a the stress the stress will be the stress of the stress will be stress its will be stress will be stress will be stress its will be stress will be stress will be stress its will be stress will be stress will be stress its will be stress will be stress will be stress will be stress its will be stress will be stress will be stress will be stress its will be stress will be s	the first part dobreek covenant and arree that ability raties of intervinces therein, for an ad chare of defend the same against all paintic making investor parties hereto that the part 10.5 of the first part at the metric has been seen as a parties, and that company as shall be specified and directed by the part in the event that and part 10.0 the farst part and the event that and part 10.0 the farst part and the event that of 10.5 from that and parties of the secret the paramet of the sum of They hund read DIO_creatin written obligation. for the paramet the axid part 30.0 for any hand the sub-paramet parable to the paramet of for any para- ble would grant 30.0 for the sub-paramet be would grant 30.0 for the sub-paramet the said paraly of the second part to pay for any half all to paramet be made as a berein specified, or a of printing and interest, together with the cost a the said paramet. The paramet of all the hasher form and to sell the premises herdy marked, or and a the first part 10.3. BEOF, The part 10.3. of the first part have	t a the delivery hereof. Elivy_Rrc the lawful over a a of the premites above all heremberse. Main Subretse, Main Subretse, Liny_Willieve the believes upon main real states hereof against for and tur ry the second part, the loss. If any, make payable to the party of the second part (bits) for the second part, the loss. If any, make payable to the party of the second part (bits) and fully require when the same become due and payable and to keep and parts is and fully require when the same become due and payable and to keep and parts is and fully require and the amount so paid shall become a part of the indelplateaux, sec in and fully require the deliver of the same state of the indelplateaux, and indeliver and the same second second payable and to keep and interest acritical to the same second second payable and to keep and interest acritical to the same second second payable and to keep and interest acritical to the same second second payable and to keep and interest acritical to the same second second payable and to keep and interest acritical to the same second second payable and the same second payable interest acritical to the same second second payable and the same second second pay interest acritical to the same second second payable and the same second	w levid node in lanced lanced lanced by lLARS, lSS_ lSS_ ry sum reat that ing, shall ing, shall ing, shall ing, shall issea LJ SEA LJ SEA LJ
And the sold part [20, 23, 4] detected a cost of a data function of that they will warrant and It is arrent heterean the rescent april warrant and the started a function of the starter of the starter of the starter of the the starter of the starter of the the starter of the starter of the the starter of the starter of the THIS GRANT is interested the starter of the starter of the THIS GRANT is interested to be starter of the starter of the starter of the starter of the starter of the starter of the starter of the starter of the starter and the starter of the starter of the starter of the starter and starter of the starter of the starter of the starter of the starter of the starter of the starter of the starter of the starter of the starter of th	the first part do breek covenant and arree that suble visite of indexinence therein, fore and chare of defend the same against all paintic multice invited if parties hereto that the part $3.05$ of the first part al- ter when the same becomes due and parties, and that company as shall be specified and directed by the part if the event that and part $3.02$ of the first part al- ter of the second part may pay and taxes and al- defert at the rate of 10% from the date of payreen- ties that the strain of 10% from the date of payreen- ties and the second part may pay and taxes and al- defert at the rate of 10% from the date of payreen- ties the second part may pay and taxes and al- defert at the rate of 10% from the trans. How hund from 2000 certain written obligation for the payment the and pays, of the second part to pay for any half all to pay the same as a provide to the indexite. Is void if such payreent be made at borein specified, or if the buildings on and real stress are of where it also powers on of the sale interest, togethy right the cost at of a provide on the part of payr with the cost at of a provide on the barrier, togethy right to the stress of the building on any and payr with the cost at $a_1$ before part $1.02$ .	t a the delivery hereof. Elivy_Rrc the lawful over a a of the premites above all heremberse. Main Subretse, Main Subretse, Liny_Willieve the believes upon main real states hereof against for and tur ry the second part, the loss. If any, make payable to the party of the second part (bits) for the second part, the loss. If any, make payable to the party of the second part (bits) and fully require when the same become due and payable and to keep and parts is and fully require when the same become due and payable and to keep and parts is and fully require and the amount so paid shall become a part of the indelplateaux, sec in and fully require the deliver of the same state of the indelplateaux, and indeliver and the same second second payable and to keep and interest acritical to the same second second payable and to keep and interest acritical to the same second second payable and to keep and interest acritical to the same second second payable and to keep and interest acritical to the same second second payable and to keep and interest acritical to the same second second payable and the same second payable interest acritical to the same second second payable and the same second second pay interest acritical to the same second second payable and the same second	w levid node in lanced lanced lanced by lLARS, lSS_ lSS_ ry sum reat that ing, shall ing, shall ing, shall ing, shall issea LJ SEA LJ SEA LJ
And the soid particles and detected a case and inder- and that they will warrant and It is arrent heterean the average algorithm that real est that and the second that the second that and the second that the second test of _152. Interest, An- borin provided, then the second test of _152. Interest and the second test of the second test of _152. Interest and the second test of the second test of the second test of the second test of the second test of the second test of the second test of the test of the second test of the second test of the second test of the test of the second test of the second test of the second test of the test of the second test of the second test of the test of the second test of the second test of the test of the second test of the second test of the test of the second test of the second test of the test of the second test of the second test of the test of the second test of the second test of the test of the second test of the second test of the test of the second test of the second test of the test of the second test of the second test of the test of the second test of the second test of the test of the second test of the second test of the test of the second test of the second test of the test of the second test of the second test of the test of the second test of the second test of the test of the second test of the second test of the second test of the test of the second test of the second test of the test	the first part dobreek covenant and arree that able relate of interlinear threads, free and cherr of defend the same against all gained and threads of parties hereto shat the part 10.5 of the first part al- company as shall be specified and directed by the part of the event that and part 1.00 the first part al- tic the event that also part 1.00 to first part al- tic the event that of 10.5 (from that of parties of the event that of 10.5 (from that of parties of the event that of 10.5 (from that of parties of the event that of 10.5 (from that of parties of the event that of 10.5 (from that of parties of the event that of 10.5 (from the that of parties of the event that the part 1.0 or the part of 20.0 cortain written obligation. for the part parable to the part 2 of the associ part, with at the sail part 2 of the scored part to pay for any half all to pay the man as a provider, off if the taxo- the event part 1.0 or the sail permits gain the basis of particul there in the part of the basis of participal and lifeting the part of the basis of the start of the sail permits gain of the basis of part 10.5 above the part 10.5 EEOF, The part 10.3 of the first part hav?0 as provide that the part 10.5 of the first part hav?0 as part 10.5 BE IT REMEMBERED, That on this.	t a the delivery hereof. Elicy_RIC the lawful over 2 of the premites above all scambares. Main Storess. Main Main Main Main Main Main Main Main	w levied nade in lange i
And the soid particles and detected a case and inder- and that they will warrant and It is arrent heterean the average algorithm that real est that and the second that the second that and the second that the second test of _152. Interest, An- borin provided, then the second test of _152. Interest and the second test of the second test of _152. Interest and the second test of the second test of the second test of the second test of the second test of the second test of the second test of the test of the second test of the second test of the second test of the test of the second test of the second test of the second test of the test of the second test of the second test of the test of the second test of the second test of the test of the second test of the second test of the test of the second test of the second test of the test of the second test of the second test of the test of the second test of the second test of the test of the second test of the second test of the test of the second test of the second test of the test of the second test of the second test of the test of the second test of the second test of the test of the second test of the second test of the test of the second test of the second test of the test of the second test of the second test of the test of the second test of the second test of the test of the second test of the second test of the second test of the test of the second test of the second test of the test	the first part do breek covenant and arree that suffice victor of intervinces therein, fore and chere of defend the same against all pathic methods for particle fuefold of parties hereto that the part 10.05 of the first part al- company as shall be specified and directed by the part of the event that sold part 1.00 is the first part al- tic the event that sold part 1.00 is the first part al- tic the event that of 10.05 from that also of payment there are the action of 10.05 from that also of payment payments to the scend part may pay sold taxes and d- line of the second part may pay sold taxes and d- DOD correlate written collegation. For the payment payments to the part 2 of the scend part to pay for any half all pay pay. of the second part to pay for any half all payment 2 of the scend part to pay for any half all pay for pay for the scend thereau, or if the latest of it the buildings and and payment and all the pays of the buildings and and payment and all the pays to the payment of the part to pay for any half payment to the pay and the payment of the building the payment of the buildings and any call payment and all the pays of a payment of the pay and the payment and all the pays to be first part 1.05 pays the the the part 1.05 pays the payment is the optime of the building the pay adhibitation you building you has the pay pays adhibit atom you building you have being exceedings of this do have pays adhibit atom you build the first part hart's pays the pay adhibit atom you building the pay adhibit atom you building you have the pay adhibit atom you building you have being exceedings of this do have adhibit atom you building the pays adhibit atom you building you have being exceedings of this do have adhibit atom you building the pays adhibit atom you building you have being exceedings of the first part hart's BE IT REMEMBERED, That on this Not any Publio	to the delivery hered. EUQL RIC the lawful over 2 if of the premites above all acumbrates	w levied nade in lange i
And the soid particles and inder detected a case of a distribution of the server of t	<pre>its for part do breek covenant and arree that able rotate of indextinent threes, free and cher of defend the same against all gaintic making twoffs of parties hereto but the part 10.5 of the first part at compary as shall be specified and directed by the part of the event that and part 1.00 the first part at the when the same of 10.5 for the first part at the same that is a same of the first part at the same that is a same of the first part at the same that of 10.5 form that and of parties for a motification of the same of the same of </pre>	t a the delivery hereof. Elicy_RIC the lawful over 2 of the premites above all scambares. Main Storess. Main Main Main Main Main Main Main Main	se lerid nede in LLARS, 1552- 155
And the soid particles and inder detected a case of a distribution of the server of t	the first part dobreek covenant and arree that able what of indextinence threeds, free and cheer of defend the same against all gatic's marking twelfol of parties hereto shat the spart 10.5 of the first part al- company as shall be specified and directed by the part of the event that also gated 20 gates that the start of the event that also gate 10.0 gates and all directs it the rate of 10.5 from that also of paryene for a monitoret of 10.5 from that also of paryene the same start of 10.5 from the start of the same of 	to the delivery hereof. Elicy_RFCthe lawful over 2 of the premites above all scambares. Main Subrets. Main Subrets Subrets between best of subrets and subrets and subrets. Main Main Main Main Main Main Main Main	w level naces in lances in LLARS, 1635_\\ 1635_\\ 1635_\\ 1635_\\ 1635_\\ 1635_\\ 1635_\\ 1635_\\ 1635_\\ 1635_\\
And the sold particles at detected a case and inder- detected a case and inder- detected a case and inder- detected a case and a second and a like arrent against lateral at the second against lateral at the second against lateral at THE GRANT is introduced and by like interest and the case and a second at the second and by like at the second at the second at the second at the second and by like at the second at the second and the second at the second at the second at the second at the second at the second at the second at the second at the second at the second at the second at the second at the se	the first part dobreek covenant and arree that able what of indextinence threeds, free and cheer of defend the same against all gatic's marking twelfol of parties hereto shat the spart 10.5 of the first part al- company as shall be specified and directed by the part of the event that also gated 20 gates that the start of the event that also gate 10.0 gates and all directs it the rate of 10.5 from that also of paryene for a monitoret of 10.5 from that also of paryene the same start of 10.5 from the start of the same of 	t a the delivery hereof. Elicy_RIC the lawful over R at the premites above all heremberse. Main Subretse, Main Subre	w level naces in lances in LLARS, 1635_\\ 1635_\\ 1635_\\ 1635_\\ 1635_\\ 1635_\\ 1635_\\ 1635_\\ 1635_\\ 1635_\\
And the sold particles at detected a case and inder- detected a case and inder- detected a case and inder- detected a case and a second and a like arrent against lateral at the second against lateral at the second against lateral at THE GRANT is introduced and by like interest and the case and a second at the second and by like at the second at the second at the second at the second and by like at the second at the second and the second at the second at the second at the second at the second at the second at the second at the second at the second at the second at the second at the second at the se	the first part dobreek covenant and arree that able what of indextinence threeds, free and cheer of defend the same against all gatic's marking twelfol of parties hereto shat the spart 10.5 of the first part al- company as shall be specified and directed by the part of the event that also gated 20 gates that the start of the event that also gate 10.0 gates and all directs it the rate of 10.5 from that also of paryene for a monitoret of 10.5 from that also of paryene the same start of 10.5 from the start of the same of 	to the delivery hereof. Elicy_RFCthe lawful over 2 of the premites above all scambares. Main Subrets. Main Subrets Subrets between best of subrets and subrets and subrets. Main Main Main Main Main Main Main Main	w letted nedo in t to to the langered ured by LLARS, 1552
And the seld part [20, 23] detected is a cost and inder- de that they will warrant and It is arrent heteres the restored a prior listerest. An is arrent heterest the the state of _112. Listerest. An is brein provided, them the part is inderived. The state is and the state of _112. Listerest and is detection, state which have no the state of _112. Listerest and the state of _112. Listerest and Listerest and here the state of _112. Listerest the state of _112. Listerest and Listerest and here the state of _112. Listerest TATE OF _ EANSAS_ DUIGLAS SEAL)	the first part do breek covenant and arree that assister visual individual terms in the new and other of a starter showing the starter is a starter with the part is here to that the part 10.5 of the first part and the start of the starter as a start of the start of the starter as a start of the st	to the delivery hered. Elivy_RICthe lawful over 2 if the premites above all acutations. The second part is the first second part is the second part, be been diver any main separate to the part of the indefinition of the second part is	w letted ned on in to to the landered ured by ILLARS, 1959 my sum status estable try sum status try sum status statu
And the sold part [20, 23] detected is a cost and inder- detected is a cost and inder- ted that they will warrant and It is arreed between the restored a priori latereast. And is arreed provided, then the part is detecting and that have in the formation of the terms and p restored a full latereast and is detecting and that have in the part of the terms and p restored a start of the terms and p restored the terms and p the terms and terms and terms and terms the terms and terms and terms terms and ter	<pre>its for a part do hereby covenant and arree that a bill related of intervinces therein, for and cheer of defend the same against all pather new and cheer of defend the same against all pather new of the form a static result of the same state of the same company as shall be specified and directed by the part of the event that do gard the data of payment directs at the rate of long from the data of payment directs at the rate of long from the data of payment directs at the rate of long from the data of payment directs at the rate of long from the data of payment directs at the rate of long from the data of payment directs at the rate of long from the data of payment directs at the rate of long from the data of payment directs at the rate of long from the data of payment directs at the rate of long from the data of payment directs at the rate of long from the data of payment directs at the rate of long from the data of payment directs at the rate of long from the data of payment direct and payment be made at benefit directs at the data direct directs at the solution of long the data of long directs at the data data data data data data direct directs the data data data data data data direct directs the data data data data data data data directs directs to the directs administrator, and direct directs to the data data data data data data data directs directs to the direct to data data data data data director data the term and paywelles at data data data data director data the term and paywelles at data data data director data the direct to data data data data data data director data data data data data data data dat</pre>	to the delivery hereof. Elicy_RIC	w letted nade in to to the latered ured by LLARS, 1552
And the sold part [20, 23] detected is a cost and inder- detected is a cost and inder- ted that they will warrant and It is arreed between the restored a priori latereast. And is arreed provided, then the part is detecting and that have in the formation of the terms and p restored a full latereast and is detecting and that have in the part of the terms and p restored a start of the terms and p restored the terms and p the terms and terms and terms and terms the terms and terms and terms terms and ter	<pre>its for a part do hereby covenant and arree that a bill related of intervinces therein, for and cheer of defend the same against all pather new and cheer of defend the same against all pather new of the form a static result of the same state of the same company as shall be specified and directed by the part of the event that do gard the data of payment directs at the rate of long from the data of payment directs at the rate of long from the data of payment directs at the rate of long from the data of payment directs at the rate of long from the data of payment directs at the rate of long from the data of payment directs at the rate of long from the data of payment directs at the rate of long from the data of payment directs at the rate of long from the data of payment directs at the rate of long from the data of payment directs at the rate of long from the data of payment directs at the rate of long from the data of payment directs at the rate of long from the data of payment direct and payment be made at benefit directs at the data direct directs at the solution of long the data of long directs at the data data data data data data direct directs the data data data data data data direct directs the data data data data data data data directs directs to the directs administrator, and direct directs to the data data data data data data data directs directs to the direct to data data data data data director data the term and paywelles at data data data data director data the term and paywelles at data data data director data the direct to data data data data data data director data data data data data data data dat</pre>	to the delivery hereof. Elicy_RIC	w letted ned on in to to the landered ured by ILLARS, 1959 my sum status estable try sum status try sum status statu
And the sold part [20, 23] detected is a cost and inder- detected is a cost and inder- ted that they will warrant and It is arreed between the restored a priori latereast. And is arreed provided, then the part is detecting and that have in the formation of the terms and p restored a full latereast and is detecting and that have in the part of the terms and p restored a start of the terms and p restored the terms and p the terms and terms and terms and terms the terms and terms and terms terms and ter	<pre>its for a part do hereby covenant and arree that a bill related of intervinces therein, for and cheer of defend the same against all pather new and cheer of defend the same against all pather new of the form a static result of the same state of the same company as shall be specified and directed by the part of the event that do gard the data of payment directs at the rate of long from the data of payment directs at the rate of long from the data of payment directs at the rate of long from the data of payment directs at the rate of long from the data of payment directs at the rate of long from the data of payment directs at the rate of long from the data of payment directs at the rate of long from the data of payment directs at the rate of long from the data of payment directs at the rate of long from the data of payment directs at the rate of long from the data of payment directs at the rate of long from the data of payment directs at the rate of long from the data of payment direct and payment be made at benefit directs at the data direct directs at the solution of long the data of long directs at the data data data data data data direct directs the data data data data data data direct directs the data data data data data data data directs directs to the directs administrator, and direct directs to the data data data data data data data directs directs to the direct to data data data data data director data the term and paywelles at data data data data director data the term and paywelles at data data data director data the direct to data data data data data data director data data data data data data data dat</pre>	to the delivery hereof. Elicy_RIC	ss leftd made in to the interest und by LLARS, und by LLARS, und by LLARS, und by und by SSAL SSAL SEAL) S
And the sold part [20, 23] detected is a cost and inder- detected is a cost and inder- ted that they will warrant and It is arrent between the averaged applied in the statement of the survey of applied in the statement is brein provided, then the part is horizon and the statement of the statement of the statement of the statement of the statement of the statement of the statement of the statement of the statement of the statement of the statement of the statement of the statement of the statement of the st	<pre>its for a part do hereby covenant and arree that a bill related of intervinces therein, for and cheer of defend the same against all pather new and cheer of defend the same against all pather new of the form a static result of the same state of the same company as shall be specified and directed by the part of the event that do gard the data of payment directs at the rate of long from the data of payment directs at the rate of long from the data of payment directs at the rate of long from the data of payment directs at the rate of long from the data of payment directs at the rate of long from the data of payment directs at the rate of long from the data of payment directs at the rate of long from the data of payment directs at the rate of long from the data of payment directs at the rate of long from the data of payment directs at the rate of long from the data of payment directs at the rate of long from the data of payment directs at the rate of long from the data of payment direct and payment be made at benefit directs at the data direct directs at the solution of long the data of long directs at the data data data data data data direct directs the data data data data data data direct directs the data data data data data data data directs directs to the directs administrator, and direct directs to the data data data data data data data directs directs to the direct to data data data data data director data the term and paywelles at data data data data director data the term and paywelles at data data data director data the direct to data data data data data data director data data data data data data data dat</pre>	is a the delivery hered. Elity. RTC the lawful over a ß of the premites above all acumbrates. Main Scherence. Main Scherence. Man	w letted ned on in to to the langered ured by LLARS, biological to the langered the langered set that er any er sum m shall above bic, langered bic, langered bic, langered bic, langered bic, langered trans bic, langered bic, la

71