<pre>status IL. Binarray and John Ansatzinia.</pre>		STATE OF KANSAS, DOUGLAS COUNTY, ss.	
	narles W. Robernan and Josita Lyone Robernan	This instrument was filed for record on the <u>9th</u> day o	24 월 24 월 26 월 26 월 26 월 26 월 26 월 26 월
IN NUMENTURE. Note that 12:1		A. D. 19 09, at 21000'clock P. M	·
IN NUMENTURE. Note that 12:1		Register of Deeds.	7.2111
His NDESTREE Mode bit http://www.internet.org/org/internet.interpart of our land, our demand may of and http://www.internet.interparts.com//www		by Depity	
Sincle 10. L. Robernan, and .do 27. Imme Bohaman, http:sinc.         Sincle 21. L. Robernan, and .do 27. Imme Bohaman, http:sinc.         Sincle 21. L. Robernan, and .do 27. Imme Bohaman, http:sinc.         Sincle 21. L. Robernan, and .do 27. Imme Bohaman, http:sinc.         Sincle 21. The Sincle 21. Since 21.			e
All of the function and the caller, tills and interest of the said particle_f functions are used to be and the said part of the second part of the	Charles V. Echeman and Jor	ra franc Robarran, his wife	2110
EL of the fam put, and		and State of Lunsas	
<pre>VITESESTIN. This is a same loc. of the forg part, in conductation of the sum of</pre>	105 of the first part, and		-
<pre>be spectrements and all the state, title and interest of the mid partics. If the first part there is.         Lots line. Case Hundred Penety-serven (127) and Case Imméred Penety-serven (127) and Case         Lots line. Case Hundred Penety-serven (127) and Case Imméred Penety-serven (127) and Case         Lots line. Case Hundred Penety-serven (127) and Case Imméred Penety-serven (127) and Case         Lots line. Case Hundred Penety-serven (127) and Case Imméred Penety-serven (127) and Case         Lots line. Case Hundred Penety-serven (127)         Lots line. Case Hundred Penety-serven (127)         Lots line. Case Hundred Penety-serven (127)         Lots line. Case Hundred Penety-serven         Lots line. Case Hundred         Lots line. Case Hundred</pre>	WITNESSETH That the said part 105 of the first part, in considera	ation of the sum of	
Denoty in the Aley of Larrence, and late line, the link denot Product-core (127) and one link drot Theory-class (127) on Delement Street in Earlie Addition to the City of Larrence.  A product Product and Produ	h is hereby ackrowledged, ha JYC, seld, and by this intenture do following described real estate situated and being in the County of Doug	Grant, Dargain, Seil and Mortzage to the said part 2 of the second part las and State of Kansas, to-wit:	•
al de said per 1_26rd the fort part de	Street, in the City of Lawrence, and Lots	Blos. One Hundred Twenty-seven (127) and One	
al de said per 1_26rd the fort part de			
al de said per 1_26rd the fort part de			
al de said per 1_26rd the fort part de			
al de said per 1_26rd the fort part de			
al de said per 1_26rd the fort part de			
al de said per 1_26rd the fort part de			
al de said per 1_26rd the fort part de			
al de said per 1_26rd the fort part de			
al de said per 1_26rd the fort part de			
al de said per 1_26rd the fort part de			
al de said per 1_26rd the fort part de			
al de said per 1_26rd the fort part de			
<pre>vid of a section is inderivable exists of intervisions therein. For each dear of all incombance</pre>			
<pre>is agreed between the particle hereto that the gran 100% of the form part half and thins of the of the inference, your aid reast or a successful that may be identified and interest by the part of the second part, half and the part burnes to the part J</pre>	And the said part 10 Sof the first part do hereby covenant and agree that at the	e delivery hereof they are the lawful owners of the premises above granted.	
<pre>a and by wak forumate concerness as while be period, and directed by the party of the second part. And in the event the and part and the full copy area by the second to and party the of the party of the second part in the date of party that full to party and its way that parts while the party of the second part in the date of party that full to party and the party in the date of party that full to party and the party in the date of party that full to party and the party in the date of party that the party in the date of party that the party in the party in the date of party that the party in the party in the date of party that the party in the party is party in the party party in the party in the party in the party in the part</pre>	And the said part 1.0.50f the first part do hereby covenant and agree that at the ized of a good and indefeasible estate of inheritance therein, free and clear of all into at they will warrant and defend the same against all parties making lawful claim the	e delivery hereof <u>they</u> <u>uro</u> the lasful owners of the premises above granted, umbrance	
a nording there are in a nord by from the the date of private and full reserves, or either, and the parent to perform the the intervent of the full reserve of the ful	And the said part $\frac{1}{2}CSch$ the first part do breely coverant and agree that at the itsel of a good and indefendable estate of inheritance therein, five and clear of all inco- at they will warrant and defend the same against all parties making lawful cleans the it is agreed between the parties herein that the parties $\frac{1}{2}OSch = \frac{1}{2}OSch = \frac{1}{2}$	e delivery hereof <u>they</u> HTO the iseful emerged of the premises above granted, ambrance	
EXTING AUX/OUG and In/100	And the said part $1.05c$ the first part $\delta_{0}$ hereby covenant and acress that at the list of a pool only individually estimated on interations therein, first and clear of all into at they will warrent and defend the same against all parties making lawful claim the 1k is green between the parties hereto that the part $1.05c$ the first part hall at a same larginar and real state when the same become due and partois, and that the 1100 one and by such invarance company as that he specified and directed by the part, and (at -1.012) information. And in the even that and partois, and will fail to	e delivery herest <u>tripy</u> . BTO the isoful evenest of the premises above granted, maintance — — — — — — — — — — — — — — — — — — —	
-115_trees inside particle is the party of the second part, with all interest according to the terms of all obligation as also in cruce ary can be observed by the algorithm of all objection as also in cruce ary can be observed by the algorithm of all objection as also in cruce ary can be observed by the algorithm of all objection as also in cruce ary can be observed by the algorithm of all objection as also in cruce ary can be observed by the algorithm of all objection as also in cruce ary can be observed by the algorithm of all objection as also in cruce ary can be observed by the algorithm of all objection as also in cruce ary can be observed by the algorithm of all objection as also in cruce ary can be observed by the algorithm of all objection as also in cruce ary can be observed by the algorithm of all objection as also in cruce ary can be observed by the algorithm of all objection and all relations of all objection and all objection and all relations of all of the objection of the servel of objection for the servel of objection for the servel of objection and the all of the objection and all objection all objection and all objection all objection and all objection and all objection and all objection all objectio	And the said part $1.05c$ the first part $\delta_{0}$ hereby covenant and acres that at the list of a pool only indictionable entries of interations thereins, free and clear of all inte- at they will warrent and defend the same against all parties making invalid claim the It is treed between the parties hereto that the part $1.05c$ th te first part hall at each state of the same and parties and that $1.1122$ our and by such invariant company as that its expecting and directed by the part $J_{-}$ and $-1.1122$ influence. And in the even that and part $J_{0.05}$ the first part hall full to either work of the part $-1.05c$ that the part $-1.05c$ the first part $-1.05c$ the first part $-1.05c$ that the part $-1.05c$ the first part $-1.05c$ the f	e delivery herest <u>tripy</u> . BTO the isoful evenest of the premises above granted, maintance — — — — — — — — — — — — — — — — — — —	
The first product of the first of the same periods in this indefinition of a set of period of the set of the	And the said part $1.05c$ the first part $\delta_{m-1}$ hereby covenant and acres that at the list of a root only indicativable entries of interations therein, free and clear of all inci- at they will warrent and defend the same against all parties making invalid claim the It is treed between the parties hereto that the part $1.05c$ th te first part hall at each state of the same and parties and that $1.102c$ are and by such invarance company as thall be specified and directed by the part $J_{m-1}$ of $1.1021$ fineture. And in the even that and part $1.05c$ the first part hall fail to either work of the part $J_{m-1}$ of the second part may pay and taxes and insurance distury, and shall be risteries at the same of $1.05c$ the first part $J_{m-1}$ of THIS GRANT is intended as a moritage to secure the payment of the sum of $J_{m-1}$ behavior.	e defining herest <u>tripy</u> . BTO the isoful evenest of the premises above granted, matrices <u>tripy</u> . BTO the isoful evenest of the premises above granted, which is the state of the infection of the infection of the state of the infection of the state of	
<pre>d demake therefore i and to all the registers here of unamed, or any part here of the manary prevised by the all of all many status read and there is the addition of the status of</pre>	And the said part $1.05c$ the first part $\delta_{\rm cons}$ hereby covenant and acres that at the list of a pool only indicativable static of interations therein, free and clear of all incr- at they will warrent and defend the same against all parties making low(al claim the list is treed between the parties hereto that the part $1.05c$ the fart part shall are static all static and the same becomes due and parable, and that $1.1122$ one and by such invarance company as thall be specified and directed by the part $J_{\rm cons}$ of 1.1021 fineture. And in the result that and parable, and that $1.1122one and by such invarance company as thall be specified, and directed by the partJ_{\rm cons} of1.1021$ fineture. And in the result that and parable, and that fail to eigh provided, then the part of the second part may pay said taxes and issues a failed bar. This behavior is a morizone to be assume the same of 1.0121 fineture is a morizone to some the parament of the sum of 1.0121 interaction, certine written obligation, for the payment of all fair to the terms of $-0.020$ , certine written obligation, for the payment of the all fairs -1.021 fineture is a some specifies the the pared of the second part, which all fairs	e defining herest <u>tripy</u> HTO the isoful evenest of the premises above granted, matrices <u>tripy</u> the the life of this infeature, pay all taxes or associations that may be below the life the building upon add real cards increased spatial from and transfer in the second part, the loss, if any, made payable to the part $y_{-}$ of the second part is the pay and have when the same become $\dot{q}$ and $q$ when and to have a larger pression for and the second part, the loss, if any, made payable to the part $y_{-}$ of the second part is the pay and have when the same become $\dot{q}$ and $q$ why here a to have a larger pression for a fully resuld.	
<pre>d demake therefore i and to all the registers here of unamed, or any part here of the manary prevised by the all of all many status read and there is the addition of the status of</pre>	And the said part $\Delta GGet$ the first part do hereby covenant and acress that at the listed of a good and indefeesible writes of interstance therein, free and clear of all facts at they will warrent and defend the same actions at all parties making therful claims this the acress between the parties between the part $\Delta GGet$ the first part shall as and parabit and real state when the same become due and parabits, and that $\Delta HGET$ and by such however, company as shall be specified and directed by the part/ of $d = \frac{1}{2} (GLT) interest. And in the event that and lear \Delta GR the first part shall failthe provided, there has d = 10^{-1}, the second para try para shalt same and insurancederiver, and shall beer interest at the rais of 100, from the due of payment until100 GRATT is blended as a monitoget to secont the payment of the same of d = \frac{1}{2} (GLT) = \frac{100}{2} (GLT) $	d ddiwyn bwread <u>trigy</u> BFO the iseful owrae ambrane eren. 211 llan dwrine the life of this infenture, pay all taxes or assessments that may be bried 	
Her day is defined, in the first statutes of the first part har day and providens of the first based to screen the other and providens of the first part har day and perturbation shall be for the statute statutes and the screen of the regard part herein on the first statutes and perturbation. The statutes and and the statutes and the statutes and the statutes and the statut	And the said part $\Delta GGet$ the first part do hereby covenant and acress that at the listed of a good and indefeesible writes of interstance therein, free and clear of all facts at they will warrent and defend the same actions at all parties making therful claim this is at they will warrent and defend the same actions at all parties making therful claim this is at they will warrent and defend the same become due and parable, and this $\overline{\Delta MGV}$ and by such however, the parting between the same becomes due and parable, and this $\overline{\Delta MGV}$ and by such however, company as shall be specified and directed by the part of $d = \frac{1}{2} (GLT)$ interest. And in the event that and lear $\Delta GR$ the first part shall fail to deriver, and shall beer interest at the ratio of 10% from the due of payment undi- deriver, and shall beer interest at the ratio of 10% from the due of payment and deriver, and shall beer interest at the ratio of 10% from the due of payment and $\frac{1}{2} (GLT) = 100000000000000000000000000000000000$	d ddiwyn bwread <u>trigy</u> BFO the iseful owrae ambrane eren. 211 llan dwrine the life of this infenture, pay all taxes or assessments that may be bried 	
WITNESS WHEREOF, The part 10% of the first part ha_V2_ hereunto set_thickr_ haudward seal 5the day and year last above 	And the said part $\Delta GG$ the first part $\delta = 1$ , hereby covenant and acres that at the first of a row of an indertable scattar of internations therein, free and clear of all increasing the state of internations therein, free and clear of all increasing the state scattar at light is an end of the state scattar at light is the first part hall at a scattar between the particle between the part is the state scattar at light is and scattar is the state scattar at light is an end scattar is a scattar at light at light is an end scattar is a scattar with the state of the scattar is a scattar and is a scattar is a scattar is a scattar in the scattar is a scattar is a scattar in the scattar is a scattar is	deditory hereot <u>the CP_BFC</u> the isoful owners_ of the premises above granted, umbrance even. Till lines the hilding tupon that rest our associations that may be brief of the second part, the loss, if any, made payable to the part <u>J</u> _of the second part is to the second part, the loss, if any, made payable to the part <u>J</u> _of the second part is to the second part, the loss, if any, made payable to the part <u>J</u> _of the second part is to the second part, the loss, if any, made payable to the part <u>J</u> _of the second part is to the second part, the loss, if any, made payable to the part <u>J</u> _of the second part is to the second part, the loss, if any, made payable and to here a large second fully restard. The <u>among the amount</u> to paid label become a part of the indebedores, secured <u>D</u> fully restard. The <u>J</u> _O <u>I</u> _ <u>O</u>	
Charles W. Koherman (SEAL)  Contract Irene Roberman (SEAL)  Contract Irene Roberman (SEAL)  (SEAL)  Contract Irene Roberman (SEAL)  (SEAL)  Contract Irene Roberman (SEAL)  Contract Irene Ro	And the said part $\frac{1}{2}$ GeV the first part do hereby covenant and acress that at the first of a row of an indertable whether the same large of the same action at ill parties making law(a) claim the list of a row of a indertable whether the same become due and geven the part, and a same large the same large row of the the first part of the the same large that and that the the same large the same large that and that the same large the same large that and that the same large the same large that and that the same large that and the same large the same larg	deditory herest <u>the 27.BFO</u> the isoful owners_ of the premises above granted, umbrance even. All thus during the lublicity through realistic constraints that may be beeld that the beam of the lublicity through the lublicity through the lublicity of the second part, the loss, if may, made payable to the part 2.c of the second part to the pay such tars when the same become due and payable and to keep add presides instant or, or effort, and the answers to split shall become a part of the indebteoms, second 20 relative the second part, the loss of the second part is the pay such tars when the same become due and payable and to keep add presides instant or, or effort, rand the answers to split shall become a part of the indebteoms, second 20 relative the second part. The second part is the second part of the part of the preside and the second part of the distance of the indebteoms, second 20 relative the second part is the interest thereon as being particles in the envery relative the second part is the second part is due to the parameters or any of parts a they are now, off wards is envery the distant in the interaction or any of parts a they are now, off wards is and particle of the barrance of the second part is off if the share in the second part is due to the interval of parts a they are now, off wards is and to have a resiver appointed to called per the second part is thereon in the manner provided by the and of all an anonyme adviced to the output to the thereon in the manner prevides the rest of the analysis of the second part is of the second part is thereon in the manner prevides the rest of the second part is of the second part of the second part is of the second part of the second part is of the second part is of the second part of the second part of the second part is of the second part is of the second part of the second part is a second to be part of the second part of	
	And the said part $\frac{1}{2}$ Ger the first part 40 hereby covenant and acree that at the first of a row of an informable write of internations therein, free and clear of all increasing the state of internations therein, free and clear of all increases the state internations the state of a row of an internation state between the part is between the part is the state scenario and partial state is the state is a state of a row of a state of	e definery herest <u>biOY_BFO</u> the iserful evenest_ of the premises above granted, mintrance	
(SEAL) (S	And the said part $\frac{1}{2}$ Ger the first part 40 hereby covenant and acree that at the first of a row of an informable write of internations therein, free and clear of all increasing the state of internations therein, free and clear of all increases the state internations the state of a row of an internation state between the part is between the part is the state scenario and partial state is the state is a state of a row of a state of	e definesy herest <u>biol</u> BFO the isoful evenes_ of the premises above granted, matrices <u>biology</u> BFO the isoful evenest, and the second part the lexist interaction of the second part the lexist is and the second part the lexist is and the second part the lexist is any make parallel to the part $J = c$ the second part to the pay who have the building: upon main and parallel to the part $J = c$ the second part to be pay who have the building to prove the second part to be part $J = c$ the second part to be pay who have the building to prove the second part to be part $J = c$ the second part to be pay who have the the same become due and part/he and to have paid to be part $J = c$ the second part to be pay who have the the same become due and part/he and to have paid to be present to the part $J = c$ the formation of the part $J = c$ the second part to be pay who have the the same become due and part/he and to be part $J = c$ the formation of the part $J = c$ the second part to be part at the part $J = c$ the formation of the part $J = c$ the part $J = c$ the formation of the part $J = c$ the pa	
(SEAL) 3 OF <u>innang</u> cr <u>Dourlas</u> TE IT REMEMBERED, That on this <u>7th</u> day of <u>Oztobor</u> A. D. 1939, before me, a <u>Notary Public</u> in the aforesaid County and State, came <u>Charles W. Rabornan end Jozins Irono Robernen, his wife</u> to me personally known to be the same personal, who executed the foregoing instrument and duy acknowledged the execution of the same. IN WITNESS WHEREOF, I have berranto subscribed my name, and affixed my official seal on the day and year last may a write. FAL) We commission expires on the <u>21st</u> day of <u>Apr</u> . . L. E. Eby <u>Notary Public</u> , . wroless to write a state of the anne of the day and the base of a subscribed to the following the day and persons to the order of the anne. RELENSE	And the said part $\frac{1}{2}$ Ger the first part 40 hereby covenant and acree that at the first of a row of an informable write of internations therein, free and clear of all increasing the state of internations therein, free and clear of all increases the state internations the state of a row of an internation state between the part is between the part is the state scenario and partial state is the state is a state of a row of a state of	c delivery herest <u>biOY_BFO</u> the iserful evenes_ of the premises above granted, metrics. creens. all these during the life of this infeature, pay all taxes or associates that may be bried to the bidding upon maid real events instruct agrants that may be bried to the second part, the less, if any, made payable to the part <u>J</u> of the second part to the pay ach taxes where the same become due and payholic and to be part <u>J</u> of the second part to be pay ach taxes where the same become due and payholic and to be paid payerables to the part <u>J</u> of the second part, the less, if any, made payable to the part <u>J</u> of the second part to be pay ach taxes where the same become due and payholic and to be paid payerables for the part <u>J</u> of the premise. Survey the taxes the same become due and payholic shall become a part of the indebtedness, secured by find tas. rnd tas/100 of a	
S OFIABRAG	And the said part $\frac{1}{2}$ Ger the first part 40 hereby covenant and acree that at the first of a row of an informable write of internations therein, free and clear of all increasing the state of internations therein, free and clear of all increases the state internations the state of a row of an internation state between the part is between the part is the state scenario and partial state is the state is a state of a row of a state of	e definery herest <u>bioly</u> BFO the iserful evenest of the premises above granted, metrics and intranse enderse devices the bill of this intensive, pay all taxes or associates that may be briefly the bill bill be building to your add real events part access that may be briefly the second part, the less, if any, made payable to the part <u>J</u> = of the second part, the less, if any, made payable to the part <u>J</u> = of the second part, the less, if any, made payable to the part <u>J</u> = of the second part, the less, if any, made payable to the part <u>J</u> = of the second part, the less, if any, made payable to the part <u>J</u> = of the second part to the pay and taxes more due and payable and to be pay all premises involved by findy result. Ind Exp(100	
cf	And the well part $1.26\%$ the first part $d_{0}$ hereby covenant and acres that at the first of a row don inderivable wetland of interinstone thereins, free and clear of all increases the state of interinstone thereins, free and clear of all increases thereins. The state of the state is a state become done and parable, and that $1.21\%$ are state in the state become done and parable, and that $1.21\%$ are state in the state become done and parable, and that $1.21\%$ are state in the state become done and parable, and that $1.21\%$ are state in the state become done and parable, and that $1.21\%$ are state in the state become done and parable, and that $1.21\%$ are state in the state become done and parable, and that $1.21\%$ are state in the state in the state of the state of the state is a state in the state is th	e definity hered_ <u>billy</u> BTO	
EE IT REMEMBERED, That on this       7th       day of       Ostober       A. D. 1939., before me, a         Notary Public       in the aforessid County and State, came	And the said part $\frac{1}{2}$ Size the first part 40 hereby covenant and arree that at the field of a nood and indicationly entrol of internatione therein, free and clear of all increases the indication of the same against all parties making lawful claims the list of a record between the parties hereto that the part $\frac{1}{2}$ Size of the first part all at a same levense due and partole, and that $\frac{1}{2}$ Size of the same and parties and and that $\frac{1}{2}$ Size of the same levense and and partole, and that $\frac{1}{2}$ Size of the same levense and and partole, and that $\frac{1}{2}$ Size of the same levense and and partole, and that $\frac{1}{2}$ Size of the same levense and that $\frac{1}{2}$ Size of the part $\frac{1}{2}$ Size of the same levense and $\frac{1}{2}$ Size of the same levense and that $\frac{1}{2}$ Size of the same levense and $\frac{1}{2}$ Size of the same levense and $\frac{1}{2}$ Size of the same of $\frac{1}{2}$ Size of $\frac{1}{2}$ Size of	e definity hered_ <u>billy</u> BTO	
Charles W. Raberman and Jozina Irone Roberman, his wife     to me personally known to be the same personal, who executed the foregoing instrument and duy acknowledged the     accention of the same.     IN WITNESS WHEREOF, I have terranto subscribed my name, and affixed my official seal on the day and year last     above written.     My commission expires on the 21st day of <u>APF</u> .     I. E. Eby Notary Public.     RELEASE     RELEASE     Release the understance do have be table and of the day commission to the product of the day commission in Paris.	And the said part $1255$ of the first part 40 hereby covenent and acree that at the first 4 a normal onlineticable entation of interinstine therein, for and clear of all lices in the first distribution of the lices in the first entation of the lices in the lices of the first part is the lice of all lices in the lices of th	e definity hered_ <u>billy</u> BTO	
to are personally known to be the same personal, who executed the foregoing instrument and duly acknowledged the carculation of the same. IN WITNESS WHEREOF, I have berranto subscribed my name, and affixed my official seal on the day and year last above written. EAL) My commission expires on the 21st day of <u>Apr</u> . I. E. Eby Notary Public. RELEASE RELEASE It is understand over a day within montange do have be foll manual of the day equal to the balance of the written of the order.	And the said part $\frac{1}{2}$ Ger the first part $\delta = 1$ , hereby covenent and acree that at the field a new of an inderivable entropy of interiors, free and clear of all increases the inderivable entropy of the part $\frac{1}{2}$ Ger the first part of	c delivery hered	
EXECUTION Of the same.     IN WINESS WIREEOF, I have berranto subscribed my name, and affixed my official seal on the day and year last     above written.     My commission expires on the 21st day of <u>Apr</u> .     I. E. Eby <u>Notary Public</u> the under timed owner of the within mortange do have be the full expanded of the day equal to have be adapted in the organ.	And the said part 100% the first part do hereby covenent and acree that at the first of a good and indericable entation of interinstent enteries. For and clear of all lices interest the theory, for and clear of all lices and the same become due and parable, and that 1111 and 11111 and 1111 and 1111 and 1111 and 11111 and 1111 a	<pre>e delivery hered</pre>	
EAL) My commission expires on the <u>21st</u> day of <u>Apr</u> . 10 (2.) <u>L. E. Eby</u> <u>Notary Public</u> <u>RELEASE</u> <u>RELEASE</u>	And the well part 1255 of the first part 40	e definery herest <u>biol</u> BFO the iserial averaged of the premises above granted, markense	
Notary Public. RELEASE the understand owner of the within mortange do bashe schedule data be full example of the data security within and authorize the Parity of the origin	And the said part 105-of the first part do hereby covenent and acree that at the first of a row of an indericable entries of interinstent whereb, for and clear of all lices interest of the first part of all lices and the same become due and parable, and that 11111 and 1111 are same become due and parable, and that 11111 are same become due and parable, and that 11111 are same become due and parable, and that 11111 are same become due and parable, and that 11111 are same become due and parable, and that 11111 are same become due and parable, and that 11111 are same become due and parable, and that 11111 are same become due and parable, and that 11111 are same become due and parable, and that 11111 are same become due and parable, and that 11111 are same become due and parable, and that 11111 are same become due to the same distribution of the same distribution are same become due to the same distribution. The same distribution are same become due to the same distribution are same distribution. The same distribution are same are same distribution are same distribution. The same distribution are same distribution are same distribution are same distribution. The same distribution are same distribution are same distribution. The same distribution are same distribution are same distribution are same distribution. The same distribution are sa	e delivery herest <u>biOY_BFO</u> the iserial evenest of the premises above granted, meres. all time during the life of this infeature, pay all taxes or surgerspace in the mark be below "Will here the building upon add real events increase against first mere the building upon add real events and real events the scenal part, the loss, if any, made payable to the part <b>y</b> _cf the second part to the pay such taxe when the same horemed can ad payable to the part <b>y</b> _cf the second part to the pay such taxe when the same horemed can ad payable to the part <b>y</b> _cf the second part to the pay such taxe when the same horemed can ad payable and to show all paysers in taxes when the same horemed to and the payable and to show all prevents increased and the other, and the amount so pail shall become a part of the inhibitedness, secured by first result. Ind the other, and the amount so pail shall become a part of the inhibitedness, secured by first result. The star first become accound the there of all dollightion to all all to serve any ran tess or to discharge any taxes with interest thereon as herein provided, in the result that real starts are not paid when the same become for and parties or it the because of the starts part the part of the discharged. It default to make a large the orthogram to a gas the starts and the same part parts the shall be paid in the hortex of the because pair to there in the makaner provided by by and to have a result at the hortex of the because pair to there in the makaner provided by the part <b>y</b> _ch while the pair by the part <b>y</b> _ch while here in the day and year last above <u>Charles III in hidden there in continue</u> and bare a result the day and year last above <u>Charles III is horternan</u> (SEAL) <u>Jozina Irone Roberman</u> (SEAL) <u>Jozina Irone Roberman</u> , hig while <b>a</b> this day of <u>Usboher</u> A. D. 1950, before me, a id County and State, came_ ranan and Jozins Irone Roberman, hig while aubscribed my name, and affixed my official seal on the day and year last	
RELEASE	And the said part 105-of the first part do hereby covenent and acree that at the first of a row of an indericable entries of interinstent whereb, for and clear of all lices interest of the first part of all lices and the same become due and parable, and that 11111 and 1111 are same become due and parable, and that 11111 are same become due and parable, and that 11111 are same become due and parable, and that 11111 are same become due and parable, and that 11111 are same become due and parable, and that 11111 are same become due and parable, and that 11111 are same become due and parable, and that 11111 are same become due and parable, and that 11111 are same become due and parable, and that 11111 are same become due and parable, and that 11111 are same become due and parable, and that 11111 are same become due to the same distribution of the same distribution are same become due to the same distribution. The same distribution are same become due to the same distribution are same distribution. The same distribution are same are same distribution are same distribution. The same distribution are same distribution are same distribution are same distribution. The same distribution are same distribution are same distribution. The same distribution are same distribution are same distribution are same distribution. The same distribution are sa	e delivery herest <u>biol</u> <u>BFO</u> the iserial evenest of the premises above granted, markeness <u>biology</u> BFO. The iserial events of the premises above granted, markeness <u>biology</u> and the bibling upon and the events bibling the premise due at a provide the the sub-constraint is the second part, the loss, if any, made parable to the part <u>J</u> of the second part, the loss, if any, made parable to the part <u>J</u> of the second part, the loss, if any, made parable to the part <u>J</u> of the second part, the loss, if any, made parable to the part <u>J</u> of the second part, the loss, if any, made parable to the part <u>J</u> of the second part, the loss, if any, made parable to the part <u>J</u> of the second part, the loss, if any, made parable to the part <u>J</u> of the second part to the parable to a the parable to the parable to a second part to the the baseless of the isotand parable of the the baseless of the isotand parable of the the baseless are baseling to the second parable of the the baseless are baseling to the parable to a parable of the the baseless are baseling to the second parable of the baseline to a parable of the the baseless are baseline to the second parable of the the baseless are baseline to the second parable of the the baseless are baseline to the second parable of the the baseless are baseline to a parable of the the baseless are baseline to a second parable of the second parable of the baseline to the second parable of the the baseline to a the second parable of the the baseline to a second parable of the second parable of the second parable of the the s	
	And the said part 105-of the first part do hereby covenent and acree that at the first of a row of an indericable entries of interinstent whereb, for and clear of all lices interest of the first part of all lices and the same become due and parable, and that 11111 and 1111 are same become due and parable, and that 11111 are same become due and parable, and that 11111 are same become due and parable, and that 11111 are same become due and parable, and that 11111 are same become due and parable, and that 11111 are same become due and parable, and that 11111 are same become due and parable, and that 11111 are same become due and parable, and that 11111 are same become due and parable, and that 11111 are same become due and parable, and that 11111 are same become due and parable, and that 11111 are same become due to the same distribution of the same distribution are same become due to the same distribution. The same distribution are same become due to the same distribution are same distribution. The same distribution are same are same distribution are same distribution. The same distribution are same distribution are same distribution are same distribution. The same distribution are same distribution are same distribution. The same distribution are same distribution are same distribution are same distribution. The same distribution are sa	e definery herest <u>biol</u> BFO the iserial evenest of the premises above granted, markenes <u>biology</u> BFO the iserial evenest of the premises above granted, markenest <u>biol</u> BFO the bioling upon the transfer the least is any make payable to the part <u>J</u> = of the second part, the least if any, make payable to the part <u>J</u> = of the second part, the least if any, make payable to the part <u>J</u> = of the second part, the least if any, make payable to the part <u>J</u> = of the second part, the least if any, make payable to the part <u>J</u> = of the second part, the least if any, make payable to the part <u>J</u> = of the second part, the least if any, make payable to the part <u>J</u> = of the second part, the least if any, make payable to the part <u>J</u> = of the second part, the least is payable to the part <u>J</u> = of the second part, the least is payable to the part <u>J</u> = of the second part, the least is payable to the part <u>J</u> = of the second part, the least is payable to the part <u>J</u> = of the second part, the least is payable to the part <u>J</u> = of the second part, the second part is the payable to the part <u>J</u> = of the second part is the payable to the part <u>J</u> = of the second part is the payable to pay the part <u>J</u> = of the second part is the part <u>J</u> = of the second part is the payable the part <u>J</u> = of the second part is the pay and the pay the part <u>J</u> = of the share payer the the pay the part <u>J</u> = of the share payable therein that the thereoring in the share payer the the pay the part <u>J</u> = of the share payable the second part is the pay the part <u>J</u> = of the share payable therein the share the share the payable the second part is pay the share the share the second part is the pay the part <u>J</u> = of the share	
	And the well part 1255 of the first part 40	<pre>etditery hered</pre>	
is to enter the discharge of this morigage of second barried this ISth and the discharge of this morigage of second barried this ISth and the discharge of the second seco	And the well part 1000 the first part do hereby covenent and acree that at the first of a row dot indericable entries of interications territoria, free and clear of all later interior the starts. A first the events that and the part 1.000 the first part will be acreed by the part of the first part of the same become dot and parable, and that 11110 the start of the same become dot and parable and that 11110 the start of the same become dot and parable and that 11110 the start of the same become dot and parable and that 11110 the start of the same become dot and parable and that 11110 the start of the same become dot and parable and that 11110 the start of the same become dot and parable and the start of the same become dot and parable and the start of the same become dot and the same dot the same become dot and the same dot the same become dot and the same dot the same become dot and the same become dot and the same dot the same become dot and the same become and the same becom	editory hered	- interpreter

6

0

0

Ū

O

D

C

87