Name 5. Thitney	FROM	STATE OF KANSAS, DOUGLAS COUNTY, ss. This instrument was filed for record on the 12 day of	ð	6
	and A. J. Whitney, her husband. TO	June A. Dy 1940, at 2:57 victor P. M. Narth G. Beck Register of Deeds.		
	Ilding and Loan Association	By Deputy.		
hundred and fc	Made this 12th day of June or ty between Nary C. Whitney and A. J. 1			
of Lawrence parties of the first par	in the County of Dougly	as and State ofKansas		
WITNESSETH, That	The Lawrence Building and 1 the said part 105 of the first part, in considera Seven Hundred Fifty and no/100	Loan Association part y of the second part. tion of the sum of then duly paid, the receipt of Crant. Rargent. Sell and Morigage to the said party of the second part, clas and State of Kansas, to-vit:		E.
			L B	
	Lot Fourteen (14), Block Nine	(9) University Place,		1
	an addition to the City of Law	vronce.		•
			1 21	
with the appurtenances an And the said parties of	d all the estate, title and interest of the said part the first part do bereby correctly and agree that at the	tigs.cf the first part therein.		
And the said partlus of and seized of a good and indefes	the first part do hereby covenant and agree that at the wible estate of inheritance therein, free and clear of all incu	r delivery hereof they are the lawful owner S of the premiter above granted,		
And the said part105 of and seized of a good and indefes and that they will warrant and It is agreed between the p	the first part do hereby covenant and agree that at the wildle exists of inheritance therein, free and clear of all incu- defend the same against all parties making lawford claim the parties hereto that the part 1.05 of the first part shall be	o delivery hereof they are the lawful owner S of the commissi above granical morance		
And the said part1.05 of and seized of a good and indefer and that they will warrant and it is agreed between the p or assessed against said real ests such sum and by such insurance.	the first part dobreeky covenant and agree that at he wildle estate of inheritance therein, free and clear of all inco- defend the same arginst all parties making inerfol clear the partice hereto that the part 1.05 of the first part shall at its when the same becomes do and parable, and that . fbin/ its when the same becomes do and parable, and that . fbin/	o dilivery hereof <u>thay AFC</u> the layful owner S of the premiter above standed metrons. If lines during the life of this indenture, pay all taxes or assessments that may be level y. Will keep the buildings upon anid real extent insured azalast for and tonado in the second mar. If who if it are made marked to also nearly of the nearly term it are to also		
And the said part165 of and seizel of a good and inderes and that they will warrant and it is agreed between the p or assessed againt said real ests such sum and by such insurance extent of 145 _interest. And	the first part dobrends constant and agree that at the buble state of inderinance therein, free and class of all inco- defend the name arainst all parties making lawfol claim the parties hereito that the part $\pm 0.5$ of the first part shall at the when the same becomes of our and paysin, not that $\pm \frac{15}{100}$ company as shall be specified and directed by the part $\frac{1}{100}$ at l in the scent that and $\pm 0.5$ of the first part shall at	o differs hered. thay are the harfal owner S of the premitry shows granted, imbrance		
And the sail part (0 Got and seized of a good and indere- and that they will warrant and It is arreed between the p or assessed against and real eats such sum and by such insurance estens of it.9 interest. And as herein provided, then the par this inforture, and shall be par	the first part doberefy overnary, and agree that at the built exists of interfance therein, here and cines of all incu- defend the same axishst all parties making inerfol claim the parties hereto that the part $10.5$ of the first part shall as the when the same becomes due and payable, and that $-\frac{1200}{100}$ company as shall be specified and directed by the part $J_{}$ of is the server that such part $10.5$ or the first part $J_{}$ and $1.4$ $J_{}$ of the second part may pay solid taxes and focument starts at the rate of 10.5 (from the calls of payment until starts at the calls at the rate of 10.5 (from the calls at the calls at the calls at t	o diverse here $f$ that $ABC$ the harful owner $S$ of the premitry three exacts, meta. all lines during the life of this indenture, pay all taxes or accessments that may be level f with larger the buildings upon mid real extent hoursel against for and tonated in the second part, for how, it may, made perpide to the part $f$ of the second part to the pay such taxes when the anne become das and payable to be part $f$ of the second part to the s, or either and the amount so paid shall become a part of the indebiodness, accured by fully rends.		
And the said particle of and seried of a good and indere- and hind they will warrant and R is agreed between the go r assessed assessment and the said series work sum and by such insurance exists of _103_ interest. And as herein provided, then the particle this inferiore, and shall beer in THIS GRANT is insteaded according to the terms of	the first part dobrendy commant and agree that at the usBe exists of inheritance therein, free and clear of all incu- sible exists of inheritance therein, free and clear of all before the manner and the second second second second term of the same becomes due and payable, and that $\pm 10^{-2}$ is the when the same becomes due and payable, and that $\pm 10^{-2}$ of in the second benefitied and directed by the part $M_{-1}$ of is the second pay range ray and takes and the same latter is at the rate of 10% from the cats of payment until a a nortrace to ensure the payment of the same of <u>One Thousand Server</u> is the same of a set [9]. Certain write additional the second of the same of [9].	o differs here $f$ thay are the lawful owner S of the premiter shows assauch makance		
And the said particle of and series of a good and inder and that they will warrant and it is agreed between the go or assessed acceleration sider of and or assessed acceleration sider of and the horizon south the side of the this indentors, and shall beer in THIS GRANT is insteaded according to the terms of and y_ its	the first part dobrendy commant and agree that at hubble exists of inheritance therein, free and clear of all incusive defend the same exclusion all parties making investigations and the same becomes due and payable, and that $\pm 100^{-2}$ is the same becomes due and payable, and that $\pm 100^{-2}$ is the same becomes due and payable, and that $\pm 100^{-2}$ is the same becomes due and payable, and that $\pm 100^{-2}$ is the same becomes due and payable, and that $\pm 100^{-2}$ is the same becomes due and payable, and that $\pm 100^{-2}$ is the same becomes due and payable, and that $\pm 100^{-2}$ is the same becomes due and the same becomes due to the first part $M_{}$ of the exercise the payment of the same due to the same due to the part $M_{}$ of the exercise the payment of the same due to the part $M_{}$ of the same of a same due to the part $M_{}$ of the same of the same due to the part $M_{}$ of the same of the same due to the part $M_{}$ of the same of the same due to the part $M_{}$ of the same due to the same $M_{}$ of the same due to the part $M_{}$ of the same due to $M_{}$ of the same due	o differs here $f$ thay are the lawful owner S of the premiter shows assaid, mbranes		
And the said particle of and series of a good and inder and that they will warrant and it is agreed between the go or assessed acceleration sider of and or assessed acceleration sider of and the horizon south the side of the this indentors, and shall beer in THIS GRANT is insteaded according to the terms of and y_ its	the first part dobrendy commant and agree that at hubble exists of inheritance therein, free and clear of all incusive defend the same exclusion all parties making investigations and the same becomes due and payable, and that $\pm 100^{-2}$ is the same becomes due and payable, and that $\pm 100^{-2}$ is the same becomes due and payable, and that $\pm 100^{-2}$ is the same becomes due and payable, and that $\pm 100^{-2}$ is the same becomes due and payable, and that $\pm 100^{-2}$ is the same becomes due and payable, and that $\pm 100^{-2}$ is the same becomes due and payable, and that $\pm 100^{-2}$ is the same becomes due and the same becomes due to the first part $M_{}$ of the exercise the payment of the same due to the same due to the part $M_{}$ of the exercise the payment of the same due to the part $M_{}$ of the same of a same due to the part $M_{}$ of the same of the same due to the part $M_{}$ of the same of the same due to the part $M_{}$ of the same of the same due to the part $M_{}$ of the same due to the same $M_{}$ of the same due to the part $M_{}$ of the same due to $M_{}$ of the same due	o differs here $f$ thay are the lawful owner S of the premiter shows assaid, mbranes		Ø)
And the said particle of and seized of a good and isoler is a good and isoler is a green by the same sain the is a green by such insurance, extent of _105_ intract. And is bring norwided, then the are this indentity, and sail less in THIS GRANT is intrack of a severiling to the terms of _00 and by _105_ terms node p or sums of money servaced by a first one particle in the part said part in Caff the first part at and money servaced by the said part in a provided borrin. And the borring set and the parts in the laps to . a provided borrin, the laps to . a provided borrin.	the first part dobrends overnant and agree that at the buffer data of interfance therein, free and clear of all inco- defend the same axishat all parties making lawfic lockin the parties hereto that the part $10.5$ of the first part shall at the when the same boomes due and apaysh, and that $1.520$ company as shall be uperified and directed by the part $2$ , of 10 is the rest that said part $10.50$ of the first part shall at the twent of the same of part and takes and flowerse tert $2$ . as for the part of the same of $1000$ as a notifier of the parties of the part of $1000$ m m m m 0000 Thousand Sovon Hundrow I and Mark and the rat $2$ of the second part, with all intervent the said part $2$ of the second part, with all intervent the said part $2$ of the second part, with all intervent the said part $2$ of the second part, with all intervent the said part $2$ of the second part, with all intervent the said part $2$ of the second part, with all intervent the said for $2000$ means as provided in this inderviewed and $10000$ m m and in the intervent is the same same provided in the part part is all full to pay the same as provided in the locatorse the safe of the locator part $2000$ m m m m m m m m m m m m m m m m m m	a different hereof they are the harful owner S of the premiter show a search imbrance		
And the said particle of and series of a good and isofer and that they will warrant and it is arreed between the po- or assessed assignt said real and such as an and by such haranne. extent of isofer that the such as a provided, then the part this information, and half here in its THIS GRANT is intended mecording to the terms of or tune of meany deraced by or tune of meany deraced by part there do may deraced by rest and part of here are all short or any series of borry. Immediately must read by the part for the said beater series and by rents and beater series and beater for the said beater series and beater for the same series and beater for the same series and	the first part dobrendy overnant and agree that at the buffer state of interlance therein, free and clase of all inco- defend the same arainst all parties making having claims the parties hereto that the part $1.05$ of the first part shall as in- the when the same share and and aparts, and that $1.25\Omega_{10}^{-1}$ company as shall be specified and directed by the part $y_{}$ of it is the scent that and part $10$ Set the fort part shall as in- the when the same shall part $10$ Set the fort part shall as it is the scent that and part $10$ Set the fort part shall as it is the scent that and part $10$ Set the fort part shall as as a mortgare to secure the payment of the same of <u>Ornor Thoussand Seven</u> Hundredon 10. excitate written obligation for the payment of ask ayable to the part $y_{}$ of the second part, with all incom- tend in the scent state of pay from a favoran all full to pay the same as provided in bable informations on favoran we and payshis the opport of the latter of the bable is no shall or if the boldings on and part enter are not be the latter second we and payshis the opport of the babler back on shall the paysession of the asset of the babler back on the favorance of the boldings on and part enter are not be babler in the conduction.	a different hereof. that a first of a second secon		
And the said particle of and series of a good and isself- and series of a good and isself- and that they will warrant and it is agreed between the go or assessed against said real size such sum and by such insurance. extent of	the first part dobreek overname, and ensere that at the buffer state of interlance therein, fore and clear of all incusive the state of the state and clear of all incus defend the same scalars all parties making inverted clear the series hereino fact and gassin, and that $-\frac{15}{250}$ company as abilite seperified and directed by the part $\frac{1}{250}$ of the first part shall as the series the superstate and the series of the series the state of the series the state of the series the superstate and the series of the series	e different percent that $\Delta = 0.12$ the harful owner S of the premiter intermediate anti- merica. all times during the life of this indenture, pay all taxes or assessments that may be level by Will keep the building upon mail real crats hours azolant free mail conside in the second part, the low, if any, make payable to the party — of the second part to the pay such taxe when the same become de and payable and to keep staff permises insured by results are when the same become de and payable and to keep staff permises insured by results. The same become de and payable and to keep staff permises insured by results are when the same become de and payable and to keep staff permises insured by results are when the same become de and payable of the insure here is a series of memory, exceeded on the		
And the said particle of and series of a good and isself- and series of a good and isself- and that they will warrant and it is agreed between the go or assessed against said real size such sum and by such insurance. extent of	the first part dobreek overname, and ensere that at the buffer state of interlance therein, fore and clear of all incusive the state of the state and clear of all incus defend the same scalars all parties making inverted clear the series hereino fact and gassin, and that $-\frac{15}{250}$ company as abilite seperified and directed by the part $\frac{1}{250}$ of the first part shall as the series the superstate and the series of the series the state of the series the state of the series the superstate and the series of the series	e differs here $f$ thay APC the harful over S of the premitry three exacts minimum environme environments of the second set of the indenture, pay all taxes or accessments that may be level $y$ . Will have the building upon all real craste in our second sets (in low, in the second part, the base between dear and payles and to be even all terms in the second part, the base base because dear and payles and to be even the term the second second to be even the second part to the pay when the second part to be the second part to the pay when the second part to pay the second part to be payled as the part of the second part to the pay when the second part to pay the part of the second part to the pay when the second part to be payled as the part of the second part to the pay when the second part to be payled by the part of the part of the second part to be payled by the part of the payle payle the payle the payle the part of the payle tax with interest thereon as berein provided, in the second part of the payle tax with interest thereon as berein provided, in the second part of the pay of the part of the pay of the second part is the part of the p		
And the said particle of and series of a good and isofer- and series of a good and isofer is a green determine the particle is a green determine the particle of the same and by such insurance, extent of $-100$ instruct. And the isofer in THIS GRANT is instead as herein provided, then the particle is in THIS GRANT is instead of and by $-100$ iterms note p or turns of monor densearch by the independence of the terms of $-200$ and by $-100$ iterms note p or turns of monor densearch by the part therein a maximized herein, isomethy the same bind herein, isomethy the same bind herein, is worth the same is the same inter- tion of the same is a provided herein, is made the same is the same is the rest and besetty and be said by and its transformation of the intertaint of the same is the same is the same is a determined by the same is the intertaint of the same is the same is the same is the same is the intertaint of the same is the sam	the first part dobreek overname, and ensere that at the buffer state of interlance therein, fore and clear of all incusive the state of the state and clear of all incus defend the same scalars all parties making inverted clear the series hereino fact and gassin, and that $-\frac{15}{250}$ company as abilite seperified and directed by the part $\frac{1}{250}$ of the first part shall as the series the superstate and the series of the series the state of the series the state of the series the superstate and the series of the series	• delivery hereof_they_BTC_ the harful ownerS of the premitry interest annumbrance metas. all times during the life of this indenture, pay all taxes or accessments that may be level by Will likery the building upon and real costs in costs and costs of the second part, the box, if any, make payable to the party_of the second part to the pay who have been the access become doe and payable and to be set all premises inserting regular regular, and the amount to paid shall become a part of the indentures, pay all taxes or accessing the to the party of the second part to the pay who have been the access become doe and payable and to be pay all previses in a second part to the pay who have been the access become doe and payable and to be pay all previses in the first pay and the amount to paid shall become a part of the indentoines, accured by faily regula. All Fifty and no/100 DOILARS, the regular previses in a second part to be the part of the part of the part is the part of the pa		
And the sail particle of and series of a good and isofer and series of a good and isofer the same of the series of the series of assessed assistant sail real airs such as an and by such haranne. extent of $-100$ mirrer that the large this information, and half here in THIS GRANT is intended merceflar to the terms of $-000$ and by $-100$ terms note p or turns of money densated by the land dentity of the terms of the part there are not sell terms of the second terms of the terms of the terms of the terms of the immediately matter and because the there is an an and the second terms of the terms of the terms of the terms and becaffy average the term of the terms of the terms of the terms and becaffy average the terms of the terms of the terms of the terms and becaffy average the terms of the terms of the terms of the terms and becaffy average the terms of the terms of the terms of the terms of the terms of the terms of the terms of the terms of the terms of the terms and becaffy average the terms of terms of terms of the terms of the terms of the terms of ter	the first part dobreek overname, and ensere that at the buffer state of interlance therein, fore and clear of all incusive the state of the state and clear of all incus defend the same scalars all parties making inverted clear the series hereino fact and gassin, and that $-\frac{15}{250}$ company as abilite seperified and directed by the part $\frac{1}{250}$ of the first part shall as the series the superstate and the series of the series the state of the series the state of the series the superstate and the series of the series	e differs here $f_{\rm eff} = 0$ the harful over S of the premitry intro exactly infrare exactly infrare the first operator of the second part (in low line) and the second part (in low line) and the second part (in low line) and the second part to the part of the second part to the part when the second part to the part of the second part of the second part to the part of the second part of the part of the second part of		
And the sail particle of and series of a good and isofer and series of a good and isofer the same of the series of the series of assessed assistant sail real airs such as an and by such haranne. extent of $-100$ mirrer that the large this information, and half here in THIS GRANT is intended merceflar to the terms of $-000$ and by $-100$ terms note p or turns of money densated by the land dentity of the terms of the part there are not sell terms of the second terms of the terms of the terms of the terms of the immediately matter and because the there is an an and the second terms of the terms of the terms of the terms and becaffy average the term of the terms of the terms of the terms and becaffy average the terms of the terms of the terms of the terms and becaffy average the terms of the terms of the terms of the terms and becaffy average the terms of the terms of the terms of the terms of the terms of the terms of the terms of the terms of the terms of the terms and becaffy average the terms of terms of terms of the terms of the terms of the terms of ter	the first part dobreek overname, and ensere that at the buffer state of interlance therein, fore and clear of all incusive the state of the state and clear of all incus defend the same scalars all parties making inverted clear the series hereino fact and gassin, and that $-\frac{15}{250}$ company as abilite seperified and directed by the part $\frac{1}{250}$ of the first part shall as the series the superstate and the series of the series the state of the series the state of the series the superstate and the series of the series	a different percent that a first and average S of the premiting interace averaged membrance methods. The second percent is a second percent of the indenture, pay all taxes or accessments that may be level at the percent		
And the sail particle of and series of a good and isofer and series of a good and isofer the same of the series of the series of assessed assistant sail real airs such as an and by such harannee. extent of $-100$ mirrer that the large this information, and half here in THIS GRANT is intended mercerillar to the terms of $-000$ and by $-100$ terms note p or turns of money elevaneous of the series of the terms of $-000$ and by $-100$ terms note p or turns of money elevaneous of the series of the terms of $-000$ and by $-1000$ terms note p or turns of money elevaneous of the series of the series of the part there are not selicitation to rest and become terms of the terms of the terms of the terms of the terms of the terms of the terms and become terms of the terms of the terms of the terms of the terms of the terms of the terms of the terms of the terms of the terms of the terms of the terms of the terms of the terms of the terms of the terms of the terms of the terms of terms of the terms of the terms of	the first part dobreek overname, and ensere that at the buble state of interlance therein, fore and clear of all incusive the second state of all incusive the second state and the second state and state of all incus therein the second state and approximate the second state and approximate the second state and state of the first part shall as the second state and approximate the second state and state of the second state and state and state of the second state and state and state of the second state to state and state of the second state to state and state and state of the second state to state and state and state and state of the second state to state and the state an	• delivery hereof_they_BTC_ the harful ownerS of the premiting interace assauch, minimance		
And the said part 105 of and series of a good and isofre- ies of the said series of the series of the is agreed between the go or answerd again tail and all as each time and by such harmone - class of _125_ hitrert. And a berefin provided, then the part this fidentice, and half beer is THIS GRAAT is issued of the ascording to the terms of and by _125_ terms and by or sums of many series by the add part 105 the ther part of the series of the terms of and by the series of the terms of the series of the series of the terms of the series of the series they the series of the series of the series the series of the series of the series the series of the series of the series IN WITNESS WHERE written.	the first part dobreek oromant and agree that at the built exist of interlance therein, free and class of all lack defend the same axishat all parties making hereic (clam the parties hereion that the part 10.5 of the first part shall as the when the same boomess due and gassich, and that . 15.0; company as shall be specified and directed by the part $X_{}$ of the second tast and part 0.55 of the first part shall as it is the second tast and part 0.55 of the first part shall as it is the second tast and part 0.55 of the first part shall first the tast of 10.5 from the delta of payment unil as a mortizate to neuror the payment of the sum of 	• delivery hereof_they_BTC_ the harful ownerS of the premitry ideas association invance		
And the said particle of and series of a good and isoften is and series of a good and isoften is a green between the g or assessed assist said real and a benefit provided, then the ser- bid real states of the same of the restrict of the same of the restrict of the same of the evention to the terms of or same and more same of the evention to the terms of or same and more same of the same of the terms of or same and more same of the evention to the terms of or terms and more same of the maximum of the same of the same of the terms of and by that how a terms of in the same of the terms of in the same terms of the terms of in the same of the terms of in the same of the terms of in the same terms of the terms of in the same of terms of the terms of in the same of terms of in the same of terms of in the same of terms of terms of in the same of terms of te	the first part dobreek oromant and agree that at the built exists of interlance therein, free and clear of all lack objects of the interlance therein, free and clear of all lack objects of the interlance therein, free and clear of all lack objects of the interlance therein, free and clear of all lack objects of the interlance therein of the all set of the interlance therein of the all sets of paramet unit as a motivary of the second part, which all interest at the risk of 19% from the clear of paramet unit as a motivary of the second part, which it lines the addition of the second part, which it lines the state of the second part, the it lance the set of the form the second part, which it lines the state and the second part of the second part which it lines the set of the second part at the part of the second part is the lance the set of the form the second part is the lance the set of the second part is the second part which it is a motivary of the second part of the second part which it is the set of the second part of the second part which is the set of particular and its interver the set of the second part which is the set of particular and the second part which is the set of particular and the second part which is the set of particular and the second part which is set and clear. The set of 10 clear the set of particular and the second part which exist and clear theory and the second part which sect and clear the set of particular and the second part which is set and clear the set of particular and the second part which sect and clear the set of particular and the second part which sect and clear the second part is the second part of the second part which sect and clear the second part is the second part of the second part which sect and clear the second part which sect and clear the second part which sect and clear the second part is the second part of the second part of the sec	• delivery hereof_they_BTC_ the harful owner S of the premiting interace ansatch measures and the term of the information of the second part, the building upon and real cetter hours actual that may be level by will have the building upon and real cetter hours actual the measure part for bound and the actual become day and the second part to the part who that we building upon and the actual become a part of the indentities a second part to the part who that we building upon added and to be set all parts and the actual become day and the second part to the part who that we building upon added and parts and to be set all parts and the second part to the part who that we become day and to be part who the second part to the part of the indentities and the second part to the part who that we become day and to be part who the second part to be actually the second part to be actually a second part of the second part is a second part to be actually a second part of the second part is a second part to be actually a second part of the second part of the part of the second part of the part of the part of the second part of the part of the part of the part of the second part of the part of the part of the part of the second part of the part of t		
And the said part 105 of and series of a good and isofre- ies of the said series of the series of the is agreed between the go or answerd again tail and all as each time and by such harmone - class of _125_ hitrert. And a berefin provided, then the part this fidentice, and half beer is THIS GRAAT is issued of the ascording to the terms of and by _125_ terms and by or sums of many series by the add part 105 the ther part of the series of the terms of and by the series of the terms of the series of the series of the terms of the series of the series they the series of the series of the series the series of the series of the series the series of the series of the series IN WITNESS WHERE written.	the first part dobreek oromant and agree that at the uble estate of interfance therein, free and char of all inco- defend the same arainst all parties making hereic (laim the parties herein that the part 10.5 of the first part shall as , the when the same becomes due and gassie, and that . LED; company as shall be uperfield and directed by the part J (in the event that and part 0.5 of the first part shall rait to a the start of the same and parties of the first part shall full to ; the two end the same and part 0.5 of the first part shall as . The the event that of part 0.5 of the first part shall as . The the event that of 10.5 form the char of payment und as a horizare to neuror the payment of the same ofOn Thous fand Govenn timud ray of the second part, which it incore the start at the risk same as particle to the interpreted as the first of the the same as particle in this interpreted as the first of the first the same as particle in this interpreted as a difference on add the same as particle in this interpreted as a difference on the same as particle in the interpreted as a difference on the same as particle with the cette and char the first part 10.5 . The start is the option of the balar therein, when the same and the same as a consider of the balar therein with the cette and char the first part 10.5 . The start is the the terms and precisions of this interpreted as the term and precisions of the line target part 10.5 . SOF, The part 10.2 of the first part hn .YO here as the II REMEMBERED, That on this22	• delivery hereof_they_BTC_ the harful ownerS of the premitry ideas association invance		
And the said part 105 of and series of a good and isofre- ies of the said series of the series of the is agreed between the go or answerd again tail and all as each time and by such harmone - class of _125_ hitrert. And a berefin provided, then the part this fidentice, and half beer is THIS GRAAT is issued of the ascording to the terms of and by _125_ terms and by or sums of many series by the add part 105 the ther part of the series of the terms of and by the series of the terms of the series of the series of the terms of the series of the series they the series of the series of the series the series of the series of the series the series of the series of the series IN WITNESS WHERE written.	the first part dobreek oromant and agree that at the built of the state of interfance therein, fore and class of all hord afferd the same axishat all parties making hereic (clam the parties hereico that the part 10.25 of the first part shall as: the when the same boomes due and gassle, and that . ELO; company as shall be specified and directed by the part Y is the secret that shall part (EE of the first part shall as: 1 to the secret that shall part (EE of the first part shall as: 1 to the secret that shall part (EE of the first part shall as: 1 to the secret that shall part (EE of the first part shall as: 1 to the secret that of 10.15 form the class of payment and as a moritage to here are the payment of the same of 10Or the second part, which all inter- the shall part Y of the second part, which all inter- the shall part Y of the second part, which all inter- ted the boolfing on shall part [EE of the part Y] the shall be of the shall part Y of the second part, which is not the shall part Y of the second part, which is not the shall part Y the base as provide a part of the shall be the shall part Y the shall part (EE or part (First 1) is a first the shall part Y the shall part (EE or part (First 1) is a first the shall part Y the shall part (EE or part (First 1) is a first the shall be part is a shall be shall part (EE or part (First 1) is a first 1) as a first the second is a shall be precision of the first part ha_YO here	• delivery hereof_they_BTC_ the harful owner S of the premitzy intro exactly minimum examples and the set of the inferiture, pay all taxes or accessments that may be level by will have the building upon all real exits howned set. It is not, if any more paytic to the party_of the second part, the building upon all real exits howned and the paytic to the party of the second part to the pay when the ave become due and paytics and to keep stable to the party of the second part to the pay when the ave become due and paytics and to keep stable previous the same become due and paytics and the ansoent up paid shall become a part of the indebtofment, accured by faily repld. A Fifty and no/100 DOLLARS, there are not many of the second part to the pay repld. A Hifty and no/100 DOLLARS, there are the lighty repld. A Hifty and no/100 DOLLARS, there are not all dependent of the second part to the party repld. A Hifty and no/100 DOLLARS, there are the light repld and the second the second part to the party repld. A Hifty and no/100 DOLLARS, there are the second part and paytics. The second part to the second pay the second beaution and second paytics. The second paytics has a second paytics has a second paytic		
And the said part 105 of and series of a good and lateful is a greed between the g or assessed against usid real size such may and by such harmone - enters of -125, Interest. And a berrin provided, then the par- ticle field of the terms of -20 and by -125, Interest and by - and by -125, Interest and part of the field of the terms of -20 and by -125, Interest and part of the terms of the terms of -20 and by -125, Interest and part of the terms of the terms of -20 and by -125, Interest and part of the terms of the terms of -20 and by -125, Interest and the part thread or any adjusted to the term of the part of the terms of terms of terms of the terms of te	the first part do	• dilersy heredthey_BTC the harful owner S_ of the premiter intro assessed, meanses, winname. rets. all times during the life of this indenture, pay all taxes or assessments that may be level by will like yet be building upon and real or take income large to the second part. (in bow, if any, make payable to the party of the second part to the pay with taxes where due and payable and to keep stall premises inared by fairy rends. All fifty and no/100 DOLLARS. The sech taxe where more due and payable and to keep stall premises inared by fairy rends. All fifty and no/100 DOLLARS. The rends tax where more the all before the terms of all dollarition and take to accure any man sec of to discharge any taxes with interest thereon as berin provided, in the event that all where more and and be hered or and payable to the second part. The stall write model there is the second part to be second part to be second part. The stall write more all dollar there are stall dollar to accure any man sec of to discharge any taxes with interest thereon as berin provided to solute the second part to be second part to be second part to be second part to be second part. The stall write model there is a stall dollar to a second part to be part of all the here of the second part. The stall write model there is a stall based to be second part. The stall write model there is a stall based to be second part. The stall write model there is a stall part of the second part. The stall write model there is a stall based to be second part. The stall write model there is a stall part of the second part. The stall write model there is a stall based to be part of the second part. The stall write model there is a stall based to be part of the second part. The stall write model there is a stall write the second part. The stall write model there is a stall write the s		
And the said part 105 of and series of a good soil is left, and series of a good soil is left, and that they will warned and it is agreed between the go or assessed against said real size with som and by such haumner- entest of _125 hitrest. A share a borring provided, then the part this fordners, and half beer in THIS GRANT is its samed of a source of the terms of and by125 therms and by or sums of meany strength by the part thereof or any soliton to be there of a same strength by the same of the same strength by the same by the particle between the same by the particle between the particle between the same by the same same by the particle between the same by the same same same by the particle between the same by the part the same same by the part of the same same same by the part the same same same same same same same sam	the first part do	• dilersy hered_they_ATC_ the harful owner S_ of the premitry investments in the marker owners.          all times during the Billion spin owner of all target or assessments that may be level by will have the building upon all real cracks investments that may be level by will have the building upon all real cracks investments that may be level by will have the building upon all real cracks investments that may be level by will have the building upon all real cracks investments that may be level by will have the building upon all real cracks in the second part, the building upon all real cracks in the second part, the building upon all real cracks in the second part, the building upon all real cracks in the second part to the party of the second part, the building upon all real cracks and the second part to the part will have been all the based of the building upon the second part to be second part, the building upon the second part to be second part, the second part to be second part to be second part, the second part that the second part the second part the second part to be party of the second part to be party of the second part to be party of the party of the second part to be party of the party of the party of the second part to be party of the p		
And the said part 105 of and sected of a good sail labely indicated by a section of the same of a sacess a spatial raid real site same strength of the same section of the same related of 1250 Intract. And a berefa provided, then the part this identic, and half beer in according to the terms and on and by 1250 the free part of a strength of the terms of the part interest of the same section of the same section of the same state of the same section of the same section of the same section of the same section of the same section of the same section of the same section of the same section of the same section of the same section of the same section of the same sec	the first part dobreek oromant and agree that at the defend the rame axishas all parties making hereful claim the arrive hereto flat the part 10.5 of the first part shall as: the when the same booms due and gashed, and that . 2520 company as shall be usedified and directed by the part $J_{}$ of its the series that all part of the first part shall as: a mortaneous shall be usedified and directed by the part $J_{}$ of its the series that all part of the first part shall as: a mortaneous shall be usedified and directed by the part $J_{}$ of the series its the rate of 10.1 from the data of payment and as a mortaneous shall be used of the data of payment and as a mortaneous shall be used of the series of the series the start start of 10.1 from the data of the series the start start of 10.1 from the data of the series and the series of the second part is the list intervent the start start of the second part is the list intervent the start start is the start of pay for any favora data and the series of the shall intervent the start part $J_{}$ of the second part is the list intervent the start part $J_{}$ of the second part is the list intervent the start part $J_{}$ of the second part is the list intervent the start part $J_{}$ of the second part is the list intervent the start part $J_{}$ of the second part is the list intervent the start part $J_{}$ of the second part is the list intervent the start part $J_{}$ of the second part is the list intervent the start part $J_{}$ of the second part is the list intervent the start part $J_{}$ of the second part is the list intervent the start part $J_{}$ of the second part is the list intervent the start part $J_{}$ of the second part is the list intervent the start part $J_{}$ of the second part is the list intervent the start part $J_{}$ of the second part is the list intervent the start part $J_{}$ of the second part is the list intervent and the second part is the second part is the start part is	• dilersy hered_they_BTC_ the harful owner S of the premitry investment in a marker benefaced in the field of the inferiture, pay all taxes or accessments that may be level by will have the building upon and real costs to have been and the access been as it is the second part, the basiling tays, and it real exists to the party_of the second part, the basiling tays, and the ansoent to path shall been a part of the indebtodens, accurd by really reals. A Fifty and no/100		
And the said part 105 of and sected of a good sail labely indicated by a set of the same of assessed against and real is a such time and by such insurance - cities of -125. Interest. And a berris provided, then the ar- the 105 GRANT is insurance - or sum of more set state and and by -125 the terms and - and by -125 the terms and - second by the terms and - near thereof or any adjusted by the terms of more set states and the set of the terms and - part thereof or any adjusted by the terms of the set of the terms of the term of the set of the terms of the term of the set of the terms of the terms of the set of the terms of the term of the terms of the terms of the terms of the terms of the term of the terms of the terms of the terms of the terms of the terms of the terms of the terms of the terms of the terms of the terms of the terms of the terms of the terms of the terms of terms of the terms of the terms of the terms of terms of terms of terms of terms of terms of terms of the terms of terms	the first part do	• dilersy hered_they_BTC_ the harful owner S of the premitry investment of the second set. Construction of the second set of the second second second set of the second sec		
And the said part 105 of and setiod of a good sail labely is a greed between the p or assessed against said real assume. Sail that they will warned as such twee and by such lawrence. Sail as the sail of the sail sail as the sail as being provided, then the per this identicity and that we sail as the sail as the sail that the sail sail that as a sail part 100 for the sail sail as a said part 100 for the sail sail that and a she private sail that as a sail that as a sail part 100 for the sail sail that and a sail part 100 for the sail that and the sail sail sail sail that and the sail as a sail sail that and the sail sail that the sail sail sail that the sail sail sail sail that the sail sail sail sail sail that the sail sail sail that the sail sail sail sail sail sail sail sail	the first part 6	• dilersy hered_they_BTC_ the harful owner S of the premitry investment of the second set. Construction of the second set of the second second second set of the second sec		

-