Receiving No. 17384 -

486

MORTGAGE RECORD 84

	FROM	STATE OF KANSAS, DOUGLAS COUNTY, 58.	
Carl White and Jos	sephene White his wife	This instrument was filed for record on the 5 day <u>Bay</u> A. D., 19 43, at 11:00 o'clock A.	
	то	Harved G. Bick Register of Deeds	
Robert	t C. Rankin.	By Deputy.	
hundred and Forty Three	lade this 30th day of App	il , in the year of our Lord, one thousand n	ine 🕥
Carl	White and Josephene M. White,	his wife	
of Lawrence part ies of the first part, a	in the County of Douglas and Robert C. Rankin	and State of Kansas.	
WITNESSETH, That the	he said partics of the first part, in consid	part y of the second pa	a paint of the second of the second
Eight hundred	d sixty two and No/100	Grant, Bargain, Sell and Morigage to the said part y. of the second pa ouglas and State of Kansas, io-wit:	of irt,
Lot Numbe	er One Hundred Thirty-eight (13	8) on New Jersey Street, in the ^C ity of Lawrence.	
	County, Kansas, Known as Number		
			- m n
with the annual	W.A		
And the said part1CS of the	all the estate, title and interest of the said p first part do hereby covenant and agree that at	the delivery barry they are the bast	
And the said partLCS of the and seized of a good and indefeasible and that they will warrant and defer	r first part do hereby covenant and agree that at the estate of inheritance therein, free and clear of all it end the same against all parties making lawful cleim	the delivery hereof they are the lawful owner of the premises above grantenermous and the premises above grantenermotion and the second s	-
And the said partLCS of the and seized of a good and indefeasible and that they will warrant and defer it is agreed between the partie or assessed against said real exists w	first part do bereby covenant and agree that at le estate of inheritance therein, free and clear of all i end the same against all parties making lawful claim itse herein that the part 105 of the first part shall when the same how more down any activity.	the delayers beend _ they_ B.FO the leaved owner of the premise above grants numbrance	
And the said partleS. of the and seized of a good and indefeasible and that they will warrant and defer It is agreed between the partic or ascessed against said real estate wi such sum and by such insurance comp scient of hisinterest. And in a	first part do	the delayer berned _ they. B.FO the leaved owner of the premises above grants nonshrance	ed In
And the said part12 S. of the and seited of a good and indefeasible and that they will warrant and defer It is arread between the partic or assessed azimts said real estate wi over sum and by such insurance comp nation of hisinterest. And in it as broin provided, then the part, y is information and shall bey interest	If first part do hereby covenant and agree that at it is evide of infinitions therein, free and clear of all i end the name availant all parties making law[all claims is here to hat the part 105 of the first part shall when the same becomes due and payoil, and that, the parts becomes due and payoil, and that, the parts becomes due and payoil, and that, the parts becomes due and payoil, and that, the part 105 first here to part shall the event that said part 105 first here to part shall the section of part flows for the part of the section of part flows for the part of the section of part flows for the part of the section of part flows for the part of the section of part flows for the section of part flows for the section of the section of the section of part flows for the section of the section of part flows for the section of	the delayer hered _ they. B.re its leaved owner of the premise above grants numbrance	
And the usid part265 of the made that they will warrest and determine and that they will warrest and determine it is arrest between the partic or susceed arzinka side (rail entate will ouch sum and by such insurance compo- rises of Alfa the side of the side of the storage arzinka the the part y his infections, and shall been instere THIS GRANT is insteaded as tereording to the terms of A TADE	If first part do hereby overnose and agree that at is or inter of infinitions therefore, free and clear of all the same arcsinst all parties making lawful claim is so here to that the part 260 of the fors part shull then the same becomes dur and agreesing, and that. The party as shull be part 28 the forst part 38, the effect of the part 32, the effect of the part 32, the effect of the part 34, the distribution of the distributio	the delayers hered. They all 0 the leaving owner. of the permises above grants combrance thereto. It all times during the life of this inferiture, pay all taxes or assessments that may be level 0^{-1} with the p the buildings upon sail real of size forced against the read tornals of the second part, the loss, if any, made paysh to the part J_{-1} of the second part to the to pay rule has no been the same locate points of the location part to the life force and the answer so paid shall become a part of the inductores, accurd in a full for result.	
And the sold part265 of the modeled of a source on disideration and that they will warrent and defer It is arrend between the partic arrend arguing the source of the source of arguing the interest. And in a brein particle, them the part J and the source of the source of the THIS GRAPT is intered, and THIS GRAPT is intered, and the Lipth the source of A note of the the terms of A note of the the terms of A note	If first part do hereby covenant and agree that at is existe of infinitions therein, free and clear of all us end the same against all parties making lawful claim isse hereto that the part 165 of the fors part shull when the same becomes do and agreeding and that. The party as shall be exceeded and directed by the part \mathcal{Y}_{i} the event that same begins in 165 the forts part shull be even that same part in 165 the forts part shull and \mathcal{Y}_{i} of the exceeding part may pay and tags and insure it is the rest of 165 if ions the data of against it is the rest of 165 if ions the data of against us be Hund ared Mathy Wood 1000 100 \mathbb{C}_{i} eretain written childration for the payment of the to the part \mathcal{Y}_{i} of the second part, with all into	the delayers hered. They BIG the leavest owner of the permises above grants annohrance	
And the sold part265 of the main effect of a source of a line formality and that they will warrant and defer It is arread between the partic work num all by auch insurance comp work num all by auch insurance comp work num all by auch insurance comp interest of AIAS	If first part do hereby covenant and agree that at is existe of infinitions therein, free and clear of all us end the same against all parties making lawful claim isse hereto that the part 165 of the fors part shull when the same becomes do and agreeding and that. The party as shall be exceeded and directed by the part \mathcal{Y}_{i} the event that same begins in 165 the forts part shull be even that same part in 165 the forts part shull and \mathcal{Y}_{i} of the exceeding part may pay and tags and insure it is the rest of 165 if item the data of against the be Hund ared Mixing Yang and NOC100 \mathbb{C}_{i} eretain written childration for the payment of the to the part \mathcal{Y}_{i} of the second part, with all its	the delayers hered. They BIG the leavest owner of the permises above grants annohrance	
And the solid partleSG of the modeled of a world on disiderial in the second on disiderial in the second second second second in the second second second second or assessed and by any hower any and other and and by any hower any any second second second second second second second second second second second second any second second second second second second second second second second second and any second second second second second second second second second second second second second second second second second second second and appendix second second second second and second	If first part do hereby covenant and agree that at it is existed of infinitions therefore, free and clear of all the same arrainst all parties making lawful claim is before that the part 260 of the first part shull when the same becomes dur and agreed, and that the part 2 becomes during any part of the the part 3. The event of the agreed part of the first part and interval the event that same part is and that the event of the agreed part of the the part 3. The first part is and that the first part and first part of the event of the agreed part of the first part of the second part of the second part, with all that the second part of the second part, with all the second part to part for any law of it for the second part to part for any law of it for the second part to part for any law of it for the second part to part for any law of it for the second part to part of the second part of the sec	the delayers hered. They are the lawful overs of the permises above grants annowance consummance and the second are the fife of this inferiture, pay all taxes or assessments that may be left \mathcal{O}_{1} mill they the buildings upon add real of size forovel, against the read tornals of the second part, the loss, if any, mail real of size forovel, against the loss of the second part, the loss of the second part, the loss of the second part, the loss of the second part is all the second part of the mount so paid shall become a part of the inductore, accurd to the function of money, executed on the 30 day of $April 1$ (1) (1) (2) (2) (2) (2) (2) (2) (2) (2) (2) (2	
And the sold part265 of the modeled of a good and indefeation in the strend between the partic It is accred between the partic research archite and real entate of the states of all interest. And in a strend of MS	If first part do hereby covenant and agree that at is or table of inheritance therein, free and clear of all i and the same against all parties making lawed of all i here the same becomes due and agreed, and the same against all parties making lawed by the part y. The event of the same against all parties and the same again again and the same again again and the same again again again and again and again and again and again again and again and again and again and again and again ag	the delayer bernd. They are in the lawful owner of the premises above grants answhrance there as a set of the	
And the said part265 of the molected of a good and indefeation indefend of a good and indefeation in the sarred between the partic related arginutes and real ensure with sum and by such insurance comp states of allow interest. And in a state of allow interest. And in the information of the interest of the relation of the same and the interest THIS GRANT is interest. And in the Eight in the same and the same and the interest of the same and the same and the exceeding to the terms of A. DOUG due to the terms of A. DOUG and by the same and the same and the same and the same and the same and the convergence shall be no date of the same and the same and the same absolute, and the whole and the same absolute the mugaid of a state and the same absolute the same and the same absolute the mugaid of a shall a some absolute the same absolute a shall a some absolute the same absolute the same absolute a shall a some absolu	If first part do hereby covenant and agree that at is or initial of limitance therein, free and clear of all the origin of the same against all parties making lawful claim with the name beams due and against, and that. The same beams due and against, and that is the erectiful and interface the part $A_{\rm eff}$ the event but any beams due and again the first the first of the same $A_{\rm eff}$ and $A_{\rm eff}$	the delayers bernd. They are the life of this have a series of a superstance shows grant maximum and the series during the life of this informator, pay all taxes or auresensets that may be jet of $\sqrt{2}$, will be series the building to use all real $< s < s$ all times during the life of this informator, pay all taxes or auresensets that may be jet of $\sqrt{2}$, will be series the building to use all real $< s < s$ due to the second part, the loss, if any, make payable to the part $\frac{1}{2}$, of the second part, the loss if any, make payable to the part $\frac{1}{2}$, and the second part, the loss if any, make payable to the part $\frac{1}{2}$, and the second part, the loss if $\sqrt{2}$, and the second part, the loss if $\sqrt{2}$, and the second tax is the second part, the loss if the second part, the loss if $\sqrt{2}$, and the second tax is the second part is the lifety reside. The second part is the lifety reside if the second part is the lifety reside. The second part is the lifety reside if the second part is the second part is the lifety reside in the second part is the lifety reside. The second part is the lifety reside is a second part is all the second part is the second part is the lifety reside is a second part is all the second part is the second part is all the second part is all the second part is the lifety reside is compared to reside the second part is all the se	el el in in in in in in in in in in
And the said partleSG of the modeled of a world modeledge in the served between the partic of the served between the partic or served available interest. And in or served available interest. And in other world by and interest or our served available interest. And interest of the served available interest of the THIS GRANT to interest of the Constraint of Mill. THIS GRANT to interest of the term of the serve and the serve excellent to the terms and the part of the served of the server and the term of the server and the serve and part 100 servers as the list of the server and the server and the server as the server and the server at the server and the server and the server as the server and the server at the server and the server and the server as the server and the server and all become about the server and the server of relation of the server and the server of relation of the server and the server as the server as the server and the server as the server	If first part do hereby covenant and agree that at is or initial of limitance therein, free and clear of all the origin of the same against all parties making lawful claim with the name beams due and against, and that. The same beams due and against, and that is the erectiful and interface the part $A_{\rm eff}$ the event but any beams due and again the first the first of the same $A_{\rm eff}$ and $A_{\rm eff}$	the delayers hered. They are the lawful overs. of the permises above grant annormance canonicance canonicance canonicance canonicance canonicance of the second part, the life of this inferiture, pay all takes or aucestments that may be be delayers the building to use and real exist inserts leader the law of the second part, the law if any, mail real exist inserts leader the second part, the law if any, mail real exist inserts leader the second part, the law if any, mail paybe to the part Y_{-} of the second part, the law if any, mail paybe to the part Y_{-} of the second part, the law if any, mail paybe to the part Y_{-} of the second part, the law if any, mail paybe to the part Y_{-} of the second part, the law if any mail become a part of the inductores, accurd to the full failur result. If fails result is a second part, the second part, the second part, the second part, the second part is a second part in the 30 day of $April 1$	
And the said partleSG of the modeled of a world modeledge in the served between the partic of the served between the partic or served available interest. And in or served available interest. And in other world by and interest or our served available interest. And interest of the served available interest of the THIS GRANT to interest of the Constraint of Mill. THIS GRANT to interest of the term of the serve and the serve excellent to the terms and the part of the served of the server and the term of the server and the serve and part 100 servers as the list of the server and the server and the server as the server and the server at the server and the server and the server as the server and the server at the server and the server and the server as the server and the server and all become about the server and the server of relation of the server and the server of relation of the server and the server as the server as the server and the server as the server	If first part do hereby covenant and agree that at is or initial of limitance therein, free and clear of all the origin of the same against all parties making lawful claim with the name beams due and against, and that. The same beams due and against, and that is the erectiful and interface the part $A_{\rm eff}$ the event but any beams due and again the first the first of the same $A_{\rm eff}$ and $A_{\rm eff}$	the delayers hered. They are the law of a wave of the permises above grant annowance control darks the building two model and law of the second part, the law of this information of the second part, the law of any one aid real exist inserts a satisfies a second part, the law of any one aid real exist inserts a satisfies a second part, the law of any one aid real exist inserts a second part, the law of any one aid real exist inserts a second part, the law of any of the second part, the law of any of the second part, the law of any of the second part in the law of the second part, the law of any of the second part is a second part is a second part of the second part is a second part of the second part is a second part is a second part of the second part is a second part of the second part is a second part is a second part of the second part is a se	an a
And the said partleSG of the modeled of a world modeledge in the served between the partic of the served between the partic or served available interest. And in or served available interest. And in other world by and interest or our served available interest. And interest of the served available interest of the THIS GRANT to interest of the Constraint of Mill. THIS GRANT to interest of the term of the serve and the serve excellent to the terms and the part of the served of the server and the term of the server and the serve and part 100 servers as the list of the server and the server and the server as the server and the server at the server and the server and the server as the server and the server at the server and the server and the server as the server and the server and all become about the server and the server of relation of the server and the server of relation of the server and the server as the server as the server and the server as the server	If first part do hereby covenant and agree that at is or initial of limitance therein, free and clear of all the origin of the same against all parties making lawful claim with the name beams due and against, and that. The same beams due and against, and that is the erectiful and interface the part $A_{\rm eff}$ the event but any beams due and again the first the first of the same $A_{\rm eff}$ and $A_{\rm eff}$	the delays hered. They & RC the have of average of the permises above grants annowance and arring the life of this inferior, pay all takes or averages in the maximum of the permises that may be building to upon aid real evide insert J and the average of the second part, the loss, if any, made parable to the part J. the second part, the loss, if any, made parable to the part J. the second part, the loss, if any, made parable to the part J. the second part, the loss, if any, made parable to the part J. the second part, the loss, if any, made parable to the part J. the second part, the loss, if any, made parable to the part J. the second part, the loss, if any, made parable to the part J. the second part, the loss, if any, made parable to the part J. the second part, the loss, if any, made parable to the part J. the second part, the loss of the second part is the second part, the loss of the second part is the second part, the second part is the part J. the loss of the second part is the second part is the part of the loss of the second part is the second part is the second part is the second part is the part of the part. J, it and has all every ability the part J. the second part is the part of the part. J, it and has all every ability the part J. the second part is the part of the part. J, it and the loss of the part. J, it and has all every ability the part. J, it and has all every ability the part. J, it and has all every ability the part. J, it and has all every ability the part. J, it and has all every ability the part. J, it and has all every ability the part. J, it and has all every ability the part. J, it and has all every ability the part. J, it and has all every ability the part. J, it and has all every ability the part. J, it and has all every ability the part. J, it and has all every ability the part. J, it and has all ever	Al A
And the said partleSG of the modeled of a world modeledge in the served between the partic of the served between the partic or served available interest. And in or served available interest. And in other world by and interest or our served available interest. And interest of the served available interest of the THIS GRANT to interest of the Constraint of Mill. THIS GRANT to interest of the term of the serve and the serve excellent to the terms and the part of the served of the server and the term of the server and the serve and part 100 servers as the list of the server and the server and the server as the server and the server at the server and the server and the server as the server and the server at the server and the server and the server as the server and the server and all become about the server and the server of relation of the server and the server of relation of the server and the server as the server as the server and the server as the server	If first part do hereby covenant and agree that at is or initial of limitance therein, free and clear of all the origin of the same against all parties making lawful claim with the name beams due and against, and that. The same beams due and against, and that is the erectiful and interface the part $A_{\rm eff}$ the event but any beams due and again the first the first of the same $A_{\rm eff}$ and $A_{\rm eff}$	the delays hered. They AIC	
And the said part262 of the main effect of a world on inderfault and that they will warrant and defer it is arread between the partici- rent of the same of the same of the world sum all by asch insurance comp restored and its inderfault and the above of the instruct. And its is the ford participation in the same of the the same of the same of the same of the terminal same of the same of the same restored at the terms of the same of th	If first part do hereby covenant and agree that at is or initial of limitance therein, free and clear of all the origin of the same against all parties making lawful claim with the name beams due and against, and that. The same beams due and against, and that is the erectiful and interface the part $A_{\rm eff}$ the event but any beams due and again the first the first of the same $A_{\rm eff}$ and $A_{\rm eff}$	the delays hered. They & RC the have of average of the permises above grants annowance and arring the life of this inferior, pay all takes or averages in the maximum of the permises that may be building to upon aid real evide insert J and the average of the second part, the loss, if any, made parable to the part J. the second part, the loss, if any, made parable to the part J. the second part, the loss, if any, made parable to the part J. the second part, the loss, if any, made parable to the part J. the second part, the loss, if any, made parable to the part J. the second part, the loss, if any, made parable to the part J. the second part, the loss, if any, made parable to the part J. the second part, the loss, if any, made parable to the part J. the second part, the loss, if any, made parable to the part J. the second part, the loss of the second part is the second part, the loss of the second part is the second part, the second part is the part J. the loss of the second part is the second part is the part of the loss of the second part is the second part is the second part is the second part is the part of the part. J, it and has all every ability the part J. the second part is the part of the part. J, it and has all every ability the part J. the second part is the part of the part. J, it and the loss of the part. J, it and has all every ability the part. J, it and has all every ability the part. J, it and has all every ability the part. J, it and has all every ability the part. J, it and has all every ability the part. J, it and has all every ability the part. J, it and has all every ability the part. J, it and has all every ability the part. J, it and has all every ability the part. J, it and has all every ability the part. J, it and has all every ability the part. J, it and has all every ability the part. J, it and has all ever	
And the said parl263 of the material of a world on disiderable has been of a world on disiderable in the sarred between the partic work world by a said rate exists work work worn all by asch insurance comp states of AIG. Inserts. And its in- the breds parts of the inserts of AI THIS GRANT is inserts. This is breds at the terms of A. NOUCo of the same same same same same same same same same same same same results to the terms of A. NOUCo of by - thOIL areas made parts of most saturation of A. NOUCo of by - thOIL areas made parts are the same is the same same same same same same same sam	first part do hereby covenant and agree that at is critice of infinitions thered, incread clear of all mand the same arainst all parties making lawful claim iss hereto that the part 1265 of the fort part shull when the same becomes due and agreed, and that. The party as shall be specified and directed by the part Y. the event that same part and the set part shull when the same becomes due and agreed by the part Y. the event that same part agree part and taken of the event that same part agree part and taken of marinese to serve the pargrant of the same CHO () Cover the second part may may add taken and insure marinese to serve the pargrant of the same CHO () Cover that written chilestion for the pargement of a bit to the part Y of the second part, with all index and part Y of the second part to part for any have fail to part base as provided in the index the end therein, written chilestion for the pargement of a bit to the part Y of the second part, with all index and parts, written chilestion and if a part is proved the same eff therein, written chilestions are if a perifical sec and second part is the part of the bit index there are appared as the option of the holder therein, and and parts, written chilestions are if a perifical sec are in and used to part and the improve mand parable at the options of the holder therein, and it is all on all the parameters, the part and the taken parts of the the terms and providens of this intervare are bit the terms and providens of this intervare are of the the terms and providens of this intervare are of the to the second of the the terms and it to improve mand parable at the terms and part that are appreciated to the parts of the second part of the second of the the terms and the terms of a second part of the second of the the terms and the terms of a second part of the second of the the terms and the terms of a second part of the second of the the terms and the terms of a second part of the second of the the terms and the terms of	the delays hered. They AIC	
And the said part265 of the material field of all offerdials of the second materials and the second material and the second materials and the seco	for i part do hereby overnost and agree that at it is existe of infinitions therefin, free and clear of all the state are 100 of the fors part shull then the same becomes due and agreed at the part 2 between the and agreed at the state part 3. The state part of the state par	the delays hered. They AIC	
And the sold parl 26.5 of the model of a second on indereasily indicated of a second on indereasily indicated of the second of the part of the inserved action and real of the second with sum and by auch insurance comp states of AIG. Inserved, and in inserved, and the form and by auch insurance comp states of AIG. Inserved, and in the second THIS GRANT is interest, and in the second as to the terms of A. Noto as the second of more advanced by the set disperiation of the second of the second of and the second of a second of the second of the second of the second of the second of the the second of the second of the second of the the second of the second of the second of the the second of the second of the second of the the second of the second of the second of the the second of the second of the second of the the second of the second of the second of the the second of the second of the second of the the second of the second of the second of the the second of the second of the second of the the second of the second of the second of the the second of the second of the second of the the second of the second of the second of the second of the the second of the second of the second of the second of the the second of the second of the second of the second of the the second of the second of the second of the second of the the second of the second of the second of the second of the the second of the second of the second of the second of the the second of the second of the second of the second of the the second of the second of the second of the second of the the second of the second of the second of the second of the second of the second of the secon	for i part do hereby overnost and agree that at it is existe of infinitions therefin, free and clear of all the state are 100 of the fors part shull then the same becomes due and agreed at the part 2 between the and agreed at the state part 3. The state part of the state par	the delayers hered. They APC	
And the sold parl 26.3 of the model of a good and indefaults and that they will warrent and defer It is narred between the part of the narred action and rate easies we were associated and the solution of the the solution of the solution of the solution of the solution of the solution of the resolution of the solution of the solution of the solution of the solution of the resolution of the solution of the solution of the solution of the solution of the solution of the solution of the solution of the solution o	for i part do hereby covenant and agree that at is critical of infinizations thered, here and clear of all is critical of infinizations thered, here and clear of all is when the same becomes due and agreed, and that the part is the two in the same becomes due and agreed, and that the part is the same of the is infinization is a state of the infinization of the same clear of all is infinized to be the part of the same clear of all is infinized to be the part of the same clear of all is infinized to be the same clear of all is infinized to be same clear of the same clear of th	the delayers bend. They. B.FC the have of overse of the permises above grant annowance	
And be side parl263 of the model of a grant of the second model indered and that they will warrent and defer It is narred action and real entry of the narred between the part of the second action and by acts insures comp second action of MS in the second of the THIS GRANT is interest. And in the is herein provided, then the part of the information and by acts insures comp action of MS in the second of the THIS GRANT is interest. And in the first of the terms of A. BOUG of by the terms and equation of the second act the terms of A. BOUG of by the terms and equation of the terms of the second of the second of the terms of the second of the second of the terms of the second of the second of the second of the terms and the second of the second of the second of the second of the second of the second of the s	for i part do hereby covenant and agree that at is critice of infinites therein, for and clear of all is critice of infinites therein, for and clear of all is when the same becomes due and gaysing, and that. The part is been do not all is an infinite of the same data of the fort part is all the received part may may and taxes and four rest is the rest of 10% form the data because the same data of the sam	the delays hered. They & RCO the have of overse of the permises above grant annowance	
And the sold part 26.5 of the main elected of a source and indertainable and that they will warrent and defer It is narred between the part of the narred between the part of the narred source and real ensures that the the source of the source of the inference, and shall best inference. THIS GRANT is intered, as a source of the source of the source of the inference of the source of the the inference of the source of the source of the source of the source of the inference of the source of	for i part do hereby covenant and agree that at it is existe of infinitions thered, increased class of all it is existe of infinitions thered, increased class of all it is the part do the fore part shull there the area becomes due and agreed, and that it is the exist of all its infinitions and its of the fore part shull the event that and part 1.88 the fore part 3.8 the event of a main being the fore the fore part of the fore the part 3.2 the due to part 1.8 the fore part 3.2 the fore the part 3.2 the fore the fore part 3.2 the fore the fore part 1.8 the fore the fo	the delays hered. They & RCO the hard overse of the permises above grant annihrance	
And be said part262 of the material set of a grant of a	for i part do hereby covenant and agree that at is critice of infinitions thered, increase and clear of all is critice of infinitions thered, increase and clear of all is the rest of the part 265 of the fors part shull then the same becomes due and agreed, and that. The part is becomes due and agreed by the part 2. When the the same becomes due and agreed by the part 2. When the the part is the rest of the infinition of the same due of	the delayers bernd. They Arc. the hards over _ of the permises above grant annhrance	
And be said part262.s. of the material of a source on all indereasily in the sarred between the particle is the arrest between the particle works and by said real exists with restant of M16. Interest. And its interest and the interest of M16. Interest, and and the interest of M16. Interest, and and restant of M16. Interest, and and the interest of M16. Interest, and and restant of M16. Interest, and and the interest of M170. Interest, and and part 400 mer densets by the s- dimension of the interest of the same and the same and same all same dense interest of a mar denset by the s- dimension of the interest of the same interest of a mar denset by the s- dimension of the interest of the same interest of a mar denset by the s- mediate such as a more denset of the same interest of the same denset of the same denset of the interest of the same denset of the same denset of the interest of the same denset of the same denset of the interest of the same denset of the same denset of the interest of the same denset of the same denset of the interest of the same denset of the same denset of the interest of the same denset of the same denset of the interest of the same denset of the same denset of the interest of the same denset of the same denset of the interest of the same denset of the same denset of the same denset of the interest of the same denset of the same denset of the same denset of the interest of the	first part do hereby cornent and agree that at is critice of infinitions thered, for and clear of all is critice of infinitions thered, for the part J2 of the forst part shill then the same becomes do and agreed, and that J1 parts and like of the part J2 of the forst part shill then the same becomes do and agreed, and that J1 part as shall be exceeded part 189 the forst part J2 of the forst part part [2 bo part [2 bo part] based part to part forst part part [2 bo part] based part to part forst part part [2 bo part] based part to part forst part part [2 bo part] based part to part [2 bo part] based part to part part [2 bo part] based part to part [2 bo part] based part [2	the delays hered. They Are the hard over of the permise above grant annorance	
And be said part262.s. of the material of a source on all indereasily in the sarred between the particle is the arrest between the particle works and by said real exists with restant of M16. Interest. And its interest and the interest of M16. Interest, and and the interest of M16. Interest, and and restant of M16. Interest, and and the interest of M16. Interest, and and restant of M16. Interest, and and the interest of M170. Interest, and and part 400 mer densets by the s- dimension of the interest of the same and the same and same all same dense interest of a mar denset by the s- dimension of the interest of the same interest of a mar denset by the s- dimension of the interest of the same interest of a mar denset by the s- mediate such as a more denset of the same interest of the same denset of the same denset of the interest of the same denset of the same denset of the interest of the same denset of the same denset of the interest of the same denset of the same denset of the interest of the same denset of the same denset of the interest of the same denset of the same denset of the interest of the same denset of the same denset of the interest of the same denset of the same denset of the interest of the same denset of the same denset of the interest of the same denset of the same denset of the same denset of the interest of the same denset of the same denset of the same denset of the interest of the	<pre>fnt part do hereby covenant and agree that at exists of infinitions theref, free and clear of all mail the same arainst all parties making hereful claim isso hereio that the part 265 of the fers part shull when the same becomes due and agreed, and that. The party as shall be exceeding and 265 the fers part 32. The event that and the ferst part 32 the ferst part 32. The the event that and 10 ferst ferst part 34. The event that all part 165 the ferst part 34. The event that all part 165 the ferst part 34. The event that all part 165 the ferst part 34. The event that all part 165 the ferst part 34. The event that all part 165 the ferst part 34. The event that all part 165 the ferst part 34. The the event of the form the data of all 100. Parts in written childration for the payment of a bit the part 1 of the second part, with all fait and part 1 of the second part to part (fer and 100. The event the addition for the based for any inter 161 thereft, or interest thereas, or if the there on a second part of the addition of the holder hereft, with powership of the second and the improve principal and inferent, use there is all the improve principal and inferent use there is all the improve principal and inferent use there is and the improve principal and inferent use the part in a vec. I Not TINESS WIERERD, That on this</pre>	the delays hered. They Are. the hard over of the permise alow grant annorance annorance annorance annorance annorance of the permise the second part, the loss, if any, mail parts is a little of the information of the second part, the loss, if any, mail parts is to be and year of the second part, the loss, if any, mail parts is to be part of the information of the second part, the loss, if any, mail parts is a little of the information of the second part, the loss, if any, mail parts is a little of the second part, the loss, if any, mail parts is to be part of the second part, the loss, if any, mail parts is a little of the information of the second part, the loss, if any, mail parts is a little of the second part, the loss, if any mail parts is a little of the second part, the loss is a little of the second part, the loss is a little of the second part, the loss is a little of the second part, the loss is a little of the second part, the loss is a little between a part of the induction of the delay and part, and the annound the little of the second part, the loss is the second part, the loss is a little between the second part, the loss is a little between the second part, the loss is a little between the second part, the little betwe	
And the sold part 26.5 of the material of a source of an indertainable in the same of a source of a source of a source of a source of a so	first part do hereby cornent and agree that at is critice of infinitions thered, for and clear of all is critice of infinitions thered, for the part J2 of the forst part shill then the same becomes do and agreed, and that J1 parts and like of the part J2 of the forst part shill then the same becomes do and agreed, and that J1 part as shall be exceeded part 189 the forst part J2 of the forst part part [2 bo part [2 bo part] based part to part forst part part [2 bo part] based part to part forst part part [2 bo part] based part to part forst part part [2 bo part] based part to part [2 bo part] based part to part part [2 bo part] based part to part [2 bo part] based part [2	the delays hered. They Are the hard over of the permise above grant annorance	