Т	his Indenture,	Made this JAN		March	
	ord one thousand eight	hundred and ninety five Tore	hetwoor	1 <del></del>	name ar anana anang ang
di d	Boud	in the County of	Doualast	- and State of	NAMAS
0	t the first part, and 4.05	seph yeudall		international and an an and	
ol	the second part, U	That the said part/LA of the first			
Ĩ	ena mananea an	NO UTI		LLARS, to them du	ly paid, the receipt
01	t which is hereby acknow	wledged, half sold and by thes	se presents do grant	, bargain, sell and mortgage	to the said party
of	Kansas, described as fo	heirs and assigns forever, all t ollows, to-wit: DLGMMMG_0_	L thi North West	nd situated in the County of Corner of the North	Douglas and State
D D	dection fix (6)	ollows to wit: Defining 0. ) M Journally Jourts 53/3 Jods Hume Norts	Mange N	inchen (19) thence	South 170
ĩ	Mg		a rojana navna	CITURI SEE JOUR IN	puid of organ-
J				and the state of t	rectand contract contracts and a second
Laib 1					
*	ith all the appurtenance	es, and all the estate, title and A 0. Forim an 0.1	interest of the said pa	$rtUL$ of the first part ther $U\Lambda$	ein. And the said
de la de	o hereby covenant and	d agree that at the delivery here	of Lilly and the law	vful owners of the premises	above granted, and
18 20 so	ized of a good and inde	feasible estate of inheritance the	rein free and clear of all	incumbrances	
to the					
T leu	his grant is intended, as	a Mortgage to secure the paym	ent of the sum of	1999 (1999 - 1999) (199	
00 -	Jen hu	undred and fifty a	dollars		
ale spile	$A_{\rm cording}$ to the terms of $A_{\rm cord}$ , $A_{\rm cord}$ , $A_{\rm cord}$ , $A_{\rm cord}$	First certain 1 tringer and Mary Fo	HMan	this day executed a	nd delivered by the
Par Part	is hirs or assi	igno 1		and pricipal	
the light		. Or and the second		an a	
her haven the hour the lieu the hour the second of the sec	art therefor, or interest the nd the whole amount sho vecutors, administrators rescribed by law, apprai r assigns; and out of all the costs and charge	be void if such payments be ma- hereon, or the taxes, or if the insu- iall become due and payable, and and assigns, at any time thereafter isement hereby waived or not at the moneys arising from such s- es for making such sales, and the	rance is not kept up ther i it shall be lawful for th er, to sell the premises he the option of the part y ales, to retain the amour	reon, then this conveyance shi ie said part 2of the second ereby granted, or any part the of the second part <u>MAA</u> execu- of the second part <u>MAA</u> execu- nt then due for principal an	all become absolute, part <u>UAA</u> ereof, in the manner itors, administrators d interest, together
in the live to the second	art therefor, or interest il ad the whole amount sh vecutors, administrators rescribed by law, apprai r assigns; and out of all ith the costs and charge ile on demand to the sai eirs and assigns.	hereon, or the taxes, or if the insu iall become due and payable, and and assigns, at any time thereaft isement hereby waived or not at the moneys arising from such s es for making such sales, and the idth. Intrimeduate	rance is not kept up ther it shall be lawful for th er, to sell the premises by the option of the part $\downarrow$ les, to retain the amour z overplus, if any there	reon, then this conveyance shi te said part 4of the second ereby granted, or any part the of the second part III. execu- tion due for principal an- be, shall be paid by the pa	all become absolute, part <u>WA</u> ereof, in the manner itors, administrators d interest, together rtymaking such
A and the live of a live o	art therefor, or interest il ad the whole amount sha secutors, administrators rescribed by law, apprai r assigns; and out of all eith the costs and charge ale on demand to the sai eirs and assigns. In Witness Whe bove written.	hereon, or the taxes, or if the insu- iall become due and payable, and and assigns, at any time thereaft isement hereby waived or not at the moneys arising from such sizes of or making such sales, and the id <u>A. C. TOTMAN</u> ereof, The said partilizof the fi	rance is not kept up ther it shall be lawful for th er, to sell the premises h the option of the part $\varphi$ ales, to retain the amour e overplus, if any there rst part, ha&hereunto s	reon, then this conveyance shi te said part Xof the second ereby granted, or any part the of the second part IAA exect at then due for principal an be, shall be paid by the pa- set IIIIA handsand seal the	all become absolute, part <u>MA</u> ereof, in the manner stors, administrators d interest, together rty making such day and year first
Have ton same	art therefor, or interest the nd the whole amount shave vecutors, administrators rescribed by law, apprai r assigns; and out of all eith the costs and charge the on demand to the sai eirs and assigns. In Witness Whe	hereon, or the taxes, or if the insu- iall become due and payable, and and assigns, at any time thereaft isement hereby waived or not at the moneys arising from such sizes of or making such sales, and the id <u>A. C. TOTMAN</u> ereof, The said partilizof the fi	rance is not kept up ther it shall be lawful for th er, to sell the premises h the option of the part $\varphi$ ales, to retain the amour e overplus, if any there rst part, ha&hereunto s	reon, then this conveyance shi te said part Xof the second ereby granted, or any part the of the second part IAA exect at then due for principal an be, shall be paid by the pa- set IIIIA handsand seal the	all become absolute, part <u>WA</u> ereof, in the manner ntors, administrators d interest, together rt¥ making such day and year first (SEAL.)
A and the live of a haven a have the second the live of a have the second to the secon	art therefor, or interest il ad the whole amount sha secutors, administrators rescribed by law, apprai r assigns; and out of all eith the costs and charge ale on demand to the sai eirs and assigns. In Witness Whe bove written.	hereon, or the taxes, or if the insu- iall become due and payable, and and assigns, at any time thereaft isement hereby waived or not at the moneys arising from such sizes of or making such sales, and the id <u>A. C. TOTMAN</u> ereof, The said partilizof the fi	rance is not kept up ther it shall be lawful for th er, to sell the premises h the option of the part $\varphi$ ales, to retain the amour e overplus, if any there rst part, ha&hereunto s	reon, then this conveyance shi te said part 4of the second ereby granted, or any part the of the second part III. execu- tion due for principal an- be, shall be paid by the pa	all become absolute, part <u>MA</u> ereof, in the manner stors, administrators d interest, together rty making such day and year first (SEAL.)
A and the live of a haven a have the second the live of a have the second to the secon	art therefor, or interest il ad the whole amount sho secutors, administrators rescribed by law, apprai r assigns; and out of all ith the costs and charge ale on demand to the sai eirs and assigns. In Witness Whe bove written. Signed and detirered in	hereon, or the taxes, or if the insu- iall become due and payable, and and assigns, at any time thereaft isement hereby waived or not at the moneys arising from such si es for making such sales, and the id A. C. TOTMAN ereof, The said partition the fi	rance is not kept up ther it shall be lawful for th er, to sell the premises h the option of the part $\varphi$ ales, to retain the amour e overplus, if any there rst part, ha&hereunto s	reon, then this conveyance shi te said part Xof the second ereby granted, or any part the of the second part IAA exect at then due for principal an be, shall be paid by the pa- set IIIIA handsand seal the	all become absolute, part <u>MA</u> ereof, in the manner ntors, administrators d interest, together rt¥making such day and year first (SEAL.) (SEAL.)
nore norene correction human whereas very hand. This 7 c or becorded March 10th 1894	art therefor, or interest the defined the whole amount shore the whole amount shore the whole amount shore the section of all states and out of all with the costs and charge ale on demand to the sailers and assigns. In Witness When written. Signed and definered to STATE OF KA	hereon, or the taxes, or if the insu tall become due and payable, and and assigns, at any time thereaftu- isement hereby waived or not at the moneys arising from such s: es for making such sales, and the id A. O. I OTIMQA ereof, The said partituof the fi " presence of	rance is not kept up ther it shall be lawful for th er, to sell the premises h the option of the part $\varphi$ ales, to retain the amour e overplus, if any there rst part, ha&hereunto s	reon, then this conveyance shi te said part Xof the second ereby granted, or any part the of the second part IAA exect at then due for principal an be, shall be paid by the pa- set IIIIA handsand seal the	all become absolute, part <u>MA</u> ereof, in the manner stors, administrators d interest, together rty making such day and year first (SEAL.)
nore norene correction human whereas very hand. This 7 c or becorded March 10th 1894	art therefor, or interest the add the whole amount shows coutors, administrators rescribed by law, apprained a straight in the costs and charge and on demand to the sail eins and assigns. In Witness When written. Signed and delivered to STATE OF KA County of Dougla	hereon, or the taxes, or if the insu- nall become due and payable, and and assigns, at any time thereaftu- isement hereby waived or not at the moneys arising from such sa- es for making such sales, and the id $A$ $O$ $T$ $D$ $T$ $M$ $M$ <i>ereof</i> , The said part $A$ of the fi "presence of" $NSAS_1$ $SS.$	rance is not kept up ther it shall be lawful for th er, to sell the premises h the option of the part $\gamma$ ales, to retain the amour e overplus, if any there is rst part, half hereunto s	reon, then this conveyance shi te said part 2. of the second ereby granted, or any part the of the second part IIIA exect at then due for principal an be, shall be paid by the pa set IIIII hands and seal the 2. Fortugy Tortugy	all become absolute, part <u>MA</u> ereof, in the manner stors, administrators d interest, together rty making such day and year first (SEAL.) (SEAL.) (SEAL.)
nore norene correction human whereas very hand. This 7 c or becorded March 10th 1894	art therefor, or interest the add the whole amount shows coutors, administrators rescribed by law, apprained a straight in the costs and charge and on demand to the sail eins and assigns. In Witness When written. Signed and delivered to STATE OF KA County of Dougla	hereon, or the taxes, or if the insu tall become due and payable, and and assigns, at any time thereaftu- isement hereby waived or not at the moneys arising from such s: es for making such sales, and the id A. O. I OTIMQA ereof, The said partituof the fi " presence of	rance is not kept up ther it shall be lawful for th er, to sell the premises h the option of the part $\gamma$ ales, to retain the amour e overplus, if any there is rst part, half hereunto s	reon, then this conveyance shi te said part 2of the second ereby granted, or any part the of the second part IAA exect at then due for principal an be, shall be paid by the pa set IIII hands and seal the R. FORTINGH THE FORTING HARL	all become absolute, part <u>MA</u> ereof, in the manner stors, administrators d interest, together rt¥ making such day and year first (SEAL.) (SEAL.) (SEAL.) (SEAL.)
nore norene correction human whereas very hand. This 7 c or becorded March 10th 1894	art therefor, or interest the add the whole amount shows coutors, administrators rescribed by law, apprained a straight in the costs and charge and on demand to the sail eins and assigns. In Witness When written. Signed and delivered to STATE OF KA County of Dougla	hereon, or the taxes, or if the insu nall become due and payable, and and assigns, at any time thereafty isement hereby waived or not at the moneys arising from such sz es for making such sales, and the id <i>I</i> .	rance is not kept up ther it shall be lawful for th er, to sell the premises h the option of the part $\gamma$ ales, to retain the amour e overplus, if any there is rst part, half hereunto s	reon, then this conveyance shi te said part 1. of the second ereby granted, or any part the of the second part IIIA exect at then due for principal an be, shall be paid by the pa set IIIIA hands and seal the <u>P. Joringy</u> <u>March</u> , A. D. _, a Notary Public in and f	all become absolute, part <u>MA</u> ereof, in the manner stors, administrators d interest, together rt¥ making such day and year first (SEAL.) (SEAL.) (SEAL.) (SEAL.)
nore revere correction haven	art therefor, or interest the add the whole amount shows coutors, administrators rescribed by law, apprained a straight in the costs and charge and on demand to the sail eins and assigns. In Witness When written. Signed and delivered to STATE OF KA County of Dougla	hereon, or the taxes, or if the insu- nall become due and payable, and and assigns, at any time thereaftu- isement hereby waived or not at 1 the moneys arising from such sa- es for making such sales, and the id M. O. JOTINGA ereof, The said partituof the fi " presence of NSAS, SS. Be it Remembered, That on Gotta, M. Joseph State, came M. O. JO	rance is not kept up ther it shall be lawful for th er, to sell the premises h the option of the part $\gamma$ ales, to retain the amour : overplus, if any there is rst part, hat thereunto s Ma Ma this day of A	reon, then this conveyance shi te said part 1. of the second ereby granted, or any part the of the second part IIIA exect at then due for principal an be, shall be paid by the pa set IIIIIA hands and seal the 2. Fortungy ry Fortungy Tortungy 	all become absolute, part <u>MA</u> ereof, in the manner stors, administrators d interest, together rty making such day and year first (SEAL.) (SEAL.) (SEAL.) (SEAL.) (SEAL.) (SEAL.) (SEAL.)
nore revere correction haven	art therefor, or interest the add the whole amount shows coutors, administrators rescribed by law, apprained a straight in the costs and charge and on demand to the sail eins and assigns. In Witness When written. Signed and delivered to STATE OF KA County of Dougla	hereon, or the taxes, or if the insu- nall become due and payable, and and assigns, at any time thereafter isement hereby waived or not at the moneys arising from such sa- es for making such sales, and the id <i>A A A A A A</i> <i>ereof</i> . The said partition of the fi- n presence of <i>NSAS</i> , <i>SS</i> . Be it Remembered. That on <i>GotAAA M</i> . <i>Hurlin</i> State, came <i>A A A</i> <i>A A A A A</i> <i>A A A A A A</i> <i>A A A A A A A</i> <i>A A A A A A A A A</i> <i>A A A A A A A A A A</i>	rance is not kept up ther it shall be lawful for th er, to sell the premises h the option of the part $\gamma$ ales, to retain the amour e overplus, if any there is rst part, hat thereunto s Ma this day of- A this day of- A rson_who executed th e.	reon, then this conveyance shi te said part 1. of the second ereby granted, or any part the of the second part IIIA exect at then due for principal an be, shall be paid by the pa set IIIIIA hands and seal the 2. Fortungy ry Fortungy my Fortungy 	all become absolute, part <u>MA</u> ereof, in the manner stors, administrators d interest, together rty making such day and year first (SEAL.) (SEAL.) (SEAL.) (SEAL.) (SEAL.) (SEAL.)
nore norene correction human whereas very hand. This 7 c or becorded March 10th 1894	art therefor, or interest the add the whole amount shows coutors, administrators rescribed by law, apprained a straight in the costs and charge and on demand to the sail eins and assigns. In Witness When written. Signed and delivered to STATE OF KA County of Dougla	hereon, or the taxes, or if the insu- nall become due and payable, and and assigns, at any time thereafte isement hereby waived or not at the moneys arising from such sa- es for making such sales, and the id <i>I</i> <u>I</u>	rance is not kept up ther it shall be lawful for th er, to sell the premises he the option of the part y les, to retain the amour e overplus, if any there is rst part, hat there unto s Mu this day of A tim ay once Me erson_who executed th e. of, I have here unto set	reon, then this conveyance shi te said part 1. of the second ereby granted, or any part the of the second part IIIA exect at then due for principal an be, shall be paid by the pa set IIIIIA hands and seal the 2. Fortungy ry Fortungy Tortungy 	all become absolute, part <u>MA</u> ereof, in the manner stors, administrators d interest, together rty making such day and year first (SEAL.) (SEAL.) (SEAL.) (SEAL.) (SEAL.) (SEAL.)
nore norene described haven where released and the live of a wateres very hand. This 7 c or becorded March 10th 1899	art therefor, or interest the and the whole amount shore utors, administrators rescribed by law, apprai rescribed by law, apprai the the costs and charge ale on demand to the said eirs and assigns. In Witness When bove written. Signed and delivered by STATE OF KA Younty of Dougfa	hereon, or the taxes, or if the insu iall become due and payable, and and assigns, at any time thereafti- isement hereby waived or not at the moneys arising from such sizes for making such sales, and the idf. 0.10110000000000000000000000000000000	rance is not kept up ther it shall be lawful for th er, to sell the premises h the option of the part y les, to retain the amour : overplus, if any there rst part, hat there unto s Ma Ma this <u>5</u> day of a this <u>5</u> day of a there any of the second the erson who executed the en.	reon, then this conveyance shi te said part 4of the second ereby granted, or any part the of the second part MA exect to then due for principal an be, shall be paid by the pa- set Muria hands and seal the <b>2</b> . Toring March , A. D. , a Notary Public in and for the toring for the second part of the toring toring toring to the second part of the toring to the second part of the toring to the second part of the my forther the second part of the toring to the second part of the toring to the second part of the my hand and affixed my official	all become absolute, part <u>MA</u> ereof, in the manner stors, administrators d interest, together rty making such (SEAL.) (SEAL.) (SEAL.) (SEAL.) (SEAL.) (SEAL.) (SEAL.) (SEAL.) (SEAL.)
nore norene correction human whereas very hand. This 7 c or becorded March 10th 1894	art therefor, or interest the and the whole amount shore utors, administrators rescribed by law, apprai rescribed by law, apprai the the costs and charge ale on demand to the said eirs and assigns. In Witness When bove written. Signed and delivered by STATE OF KA Younty of Dougfa	hereon, or the taxes, or if the insu- nall become due and payable, and and assigns, at any time thereafte isement hereby waived or not at the moneys arising from such sa- es for making such sales, and the id <i>I</i> <u>I</u>	rance is not kept up ther it shall be lawful for th er, to sell the premises he the option of the part $y$ les, to retain the amour z overplus, if any there rst part, hat there unto s $M_{CU}$ this <u>5</u> day of $\Lambda_{CU}$ this <u>5</u> day of $\Lambda_{CU}$ erson who executed th c. of, I have here unto set ten. $-\gamma I = 1895$ . at $\equiv$	reon, then this conveyance shi te said part 2of the second ereby granted, or any part the of the second part MA execu- t then due for principal an be, shall be paid by the pa- set Muria hands and seal the R. TOTTAGA March, A. D. , a Notary Public in and for the foregoing instrument, and my hand and affixed my offi 	all become absolute, part <u>MA</u> ereof, in the manner ntors, administrators d interest, together rtymaking such day and year first (SEAL.)
nore norene described haven where released and the live of a wateres very hand. This 7 c or becorded March 10th 1899	art therefor, or interest the and the whole amount shore utors, administrators rescribed by law, apprai rescribed by law, apprai the the costs and charge ale on demand to the said eirs and assigns. In Witness When bove written. Signed and delivered by STATE OF KA Younty of Dougfa	hereon, or the taxes, or if the insu iall become due and payable, and and assigns, at any time thereafti- isement hereby waived or not at the moneys arising from such sizes for making such sales, and the idf. 0.10110000000000000000000000000000000	rance is not kept up ther it shall be lawful for th er, to sell the premises he the option of the part $y$ les, to retain the amour z overplus, if any there rst part, hat there unto s $M_{CU}$ this <u>5</u> day of $\Lambda_{CU}$ this <u>5</u> day of $\Lambda_{CU}$ erson who executed th c. of, I have here unto set ten. $-\gamma I = 1895$ . at $\equiv$	reon, then this conveyance shi te said part 2of the second ereby granted, or any part the of the second part MA execu- t then due for principal an be, shall be paid by the pa- set Muria hands and seal the R. TOTTAGA March, A. D. , a Notary Public in and for the foregoing instrument, and my hand and affixed my offi 	all become absolute, part <u>MA</u> ereof, in the manner ntors, administrators d interest, together rty making such day and year first (SEAL.)
nore revere correction have live to the live to the live to the soluces when the the to the t	art therefor, or interest the and the whole amount shore utors, administrators rescribed by law, apprai rescribed by law, apprai the the costs and charge ale on demand to the said eirs and assigns. In Witness When bove written. Signed and delivered by STATE OF KA Younty of Dougfa	hereon, or the taxes, or if the insu iall become due and payable, and and assigns, at any time thereafti- isement hereby waived or not at the moneys arising from such sizes for making such sales, and the idf. 0.10110000000000000000000000000000000	rance is not kept up ther it shall be lawful for th er, to sell the premises he the option of the part $y$ les, to retain the amour z overplus, if any there rst part, hat there unto s $M_{CU}$ this <u>5</u> day of $\Lambda_{CU}$ this <u>5</u> day of $\Lambda_{CU}$ erson who executed th c. of, I have here unto set ten. $-\gamma I = 1895$ . at $\equiv$	reon, then this conveyance shi te said part 4of the second ereby granted, or any part the of the second part MA exect to then due for principal an be, shall be paid by the pa- set Muria hands and seal the <b>2</b> . Toring March , A. D. , a Notary Public in and for the toring for the second part of the toring toring toring to the second part of the toring to the second part of the toring to the second part of the my forther the second part of the toring to the second part of the toring to the second part of the my hand and affixed my official	all become absolute, part <u>MA</u> ereof, in the manner ntors, administrators d interest, together rtymaking such day and year first (SEAL.)
nore revere correction haven	art therefor, or interest the and the whole amount shore utors, administrators rescribed by law, apprai rescribed by law, apprai the the costs and charge ale on demand to the said eirs and assigns. In Witness When bove written. Signed and delivered by STATE OF KA Younty of Dougfa	hereon, or the taxes, or if the insu iall become due and payable, and and assigns, at any time thereafti- isement hereby waived or not at the moneys arising from such sizes for making such sales, and the idf. 0.10110000000000000000000000000000000	rance is not kept up ther it shall be lawful for th er, to sell the premises he the option of the part y- les, to retain the amour c overplus, if any there rst part, hat there unto s $M_{CU}$ this <u>5</u> day of- $\Lambda_{CU}$ the off of the part y- erson who executed th c. of, I have here unto set ten. $-\gamma I = 1895$ . at $\equiv$	reon, then this conveyance shi te said part 2of the second ereby granted, or any part the of the second part MA execu- t then due for principal an be, shall be paid by the pa- set Muria hands and seal the R. TOTTAGA March, A. D. , a Notary Public in and for the foregoing instrument, and my hand and affixed my offi 	all become absolute, part <u>MA</u> ereof, in the manner ntors, administrators d interest, together rtymaking such day and year first (SEAL.)
nore norene correction human whereas very hand. This 7 c or becorded March 10th 1894	art therefor, or interest the and the whole amount shore utors, administrators rescribed by law, apprai rescribed by law, apprai the the costs and charge ale on demand to the said eirs and assigns. In Witness When bove written. Signed and delivered by STATE OF KA Younty of Dougfa	hereon, or the taxes, or if the insu iall become due and payable, and and assigns, at any time thereafti- isement hereby waived or not at the moneys arising from such sizes for making such sales, and the idf. 0.10110000000000000000000000000000000	rance is not kept up ther it shall be lawful for th er, to sell the premises he the option of the part y- les, to retain the amour c overplus, if any there rst part, hat there unto s $M_{CU}$ this <u>5</u> day of- $\Lambda_{CU}$ the off of the part y- erson who executed th c. of, I have here unto set ten. $-\gamma I = 1895$ . at $\equiv$	reon, then this conveyance shi te said part 2of the second ereby granted, or any part the of the second part MA execu- t then due for principal an be, shall be paid by the pa- set Muria hands and seal the R. TOTTAGA March, A. D. , a Notary Public in and for the foregoing instrument, and my hand and affixed my offi 	all become absolute, part <u>MA</u> ereof, in the manner ntors, administrators d interest, together rty making such day and year first (SEAL.)
nore norene correction human whereas very hand. This 7 c or becorded March 10th 1894	art therefor, or interest the and the whole amount shore utors, administrators rescribed by law, apprai rescribed by law, apprai the the costs and charge ale on demand to the said eirs and assigns. In Witness When bove written. Signed and delivered by STATE OF KA Younty of Dougfa	hereon, or the taxes, or if the insu iall become due and payable, and and assigns, at any time thereafti- isement hereby waived or not at the moneys arising from such sizes for making such sales, and the idf. 0.10110000000000000000000000000000000	rance is not kept up ther it shall be lawful for th er, to sell the premises he the option of the part y- les, to retain the amour c overplus, if any there rst part, hat there unto s $M_{CU}$ this <u>5</u> day of- $\Lambda_{CU}$ the off of the part y- erson who executed th c. of, I have here unto set ten. $-\gamma I = 1895$ . at $\equiv$	reon, then this conveyance shi te said part 2of the second ereby granted, or any part the of the second part MA execu- t then due for principal an be, shall be paid by the pa- set Muria hands and seal the R. TOTTAGA March, A. D. , a Notary Public in and for the foregoing instrument, and my hand and affixed my offi 	all become absolute, part <u>MA</u> ereof, in the manner ntors, administrators d interest, together rtymaking such day and year first (SEAL.)

wi-

1 1.0

ALC: NO

į

----

.

-----

.

:AL.) :AL.) :AL.)

me, 7 and nally dged 2 day

lie. de.

+

iour iour icipit icipit