TIT	FROM	STATE OF KANSAS, DOUGLAS COUNTY, ss.
	a gran and the second	This instrument was filed for record on the 21 day of Jan. A. D., 192_5, At. 4: 30 P. M.
	L.G. McGee et al.	Dea & Mellman.
		Register of Deeds.
	Nat!1. Reserve Life Insurance Co.	ByDeputy,
		January , in the year of our Lord, one thousand nine
	Little Control Douglas	and State of ZANSAS
	part 168 of the first part, and National Seserve Life ins	part
	WITNESSETH, that the said part _108of the first part, in cons 	Grant, Barcain, Sell and Mortgage to the said part. y of the second part,
	Commencing at a point on the west lin Tomiahip twelve (12) Range twenty (20) eighty fi quarter section, thence east forty (40) rods, the to said west line, thence south twenty rods (20) (5) rods south of the northwest corner of the so righter (10) thence east eighty (30) rods, then	e of the northeast quarter of section nineteen (19) we (55) rods South of the northwest corner of said ence morth twenty (20) rods thence west forty (40) ro to place of beginning; also beginning at a point fit uthwest quarter of the northeast quarter of section ce south twenty (20) rids, thence west eighty (50) g containing in all fitteen (15) acres and all situal
	And the said part. $100 \dots$ of the first part do hereby covenant and agree the spool and indefensible state of inflarminear therein, free and clear of all incombranes. and that they will warrant and defend the same arguing a layer of all particle analysis of the direct that its analysis and the same becomes due and particle, and the direct that its arguing a shall be predicted and direct the part for a layer The same becomes due and particle, satisfield, and the direct that the interval of the same becomes due and particle, satisfield, and the direct that the same becomes due and particle, satisfield, and the direct the same becomes due and particle, satisfield, and the direct due to the same direct due to the same due	at at the delivery hereof they are the law[a] owner. B, of the premises above granted, and scine of all times during the life of this indefinitive, pay all taxes or assessments that may be levied or assessed beep the buildings upon said real estate insured against fire and tormado is such much above ph- loces (if any, and or payable to the part. y' — of the second part to the estert of been the same become due and payable and to keep and premises insured as herein provided, then the so paid shall become a part of the indebtedness, secured by this indersture, and shall been interest at
	And the said part_108of the first part dohereby covenant and agree the a good and indefeasible state of inductives therein, five and clear of all incumbranes, and that they sill warrant and defend the same actions all parties making lawful claim therein. It is a super betterem the particle herein that the part _ 108_ of the first part shall all tarmane company as shall be specified and directed by the part 108_ of the first part shall be interest. And in the event that and part _ 108_ of the first part shall be the part 108_ of the second part, the laterest. And in the event that and part _ 108_ of the first part shall be part of the second part, the laterest. And the second part may pay said tarms and instance, or either, and the amount the most of first product of a part of the part of the sum of _ THIS GRANT is instanded as a corring to excure the symeet of the sum of _ Flifbeen. Hundroid.	at at the delivery hereof they are the law(al owner. \hat{B} , of the premises above granted, and selice of all times during the life of this indenture, pay all taxes or assessments that may be leried or assessed brey the boildings upon said real states insured against five and tormado is such sum and by such ion, if any, made payable to the part y' of the second part to the extent of the the same because of and spatials and to low paid algorithes insured as herein provided, then the so paid shall become a part of the indebtedness, secured by this indenture, and shall beer interest at DOLLARS,
	And the said part. 168 it is first part 6 hereby coverants and areas the spool and indecleable state of individual therein, free and clear of all incumbrances, and there is a spool and indecleable state of individual therein, for a state of the source state state of the source state and the source state of the source state state is an an becomes the source state state state at the source state state of the source state and part If the second part, the laterest. And in the event that stade part If the second part is any state state and lowersource of these cond part may say and that may condition the source state and the state of the first part is stated to a systement at the state of the first part is stated the source state and the source state state at the state of the first part is stated the source state state at the state of the first part is stated the source state state at the state of the first part is stated the source state state at the source state state at the source state state state at the source state state state state at the source state state state state state at the source state state state state at the source state state state state state state at the source state sta	at at the differery hereof they are the lawful ormer. B. of the premises above granted, and exice of all times during the life of this inferture, pay all taxes or assessments that may be levied or assessed by the buildings upon add real entate insured against five and tormade is such up and by uch ion, if any, and e payable to the part. Y' of the second part to the extent of inst the same levens due and payable and to keep and premises insured as breits provided, then the so paid that become a part of the indektoderas, secured by this inferture, and shall be ariserts at premise a part of the indektoderas, secured by this inferture, and shall be ariserts at pollARS, and sum of money, extends on the . 12 day of _JGTHOTY_ 19.25 . It instruct averships thereon a second provided, in the event that and particles.
	And the said part. 168 it is first part 6 hereby coverants and areas the spool and indecleable state of individual therein, free and clear of all incumbrances, and there is a spool and indecleable state of individual therein, for a state of the source state state of the source state and the source state of the source state state is an an becomes the source state state state at the source state state of the source state and part If the second part, the laterest. And in the event that stade part If the second part is any state state and lowersource of these cond part may say and that may condition the source state and the state of the first part is stated to a systement at the state of the first part is stated the source state and the source state state at the state of the first part is stated the source state state at the state of the first part is stated the source state state at the state of the first part is stated the source state state at the source state state at the source state state state at the source state state state state at the source state state state state state at the source state state state state at the source state state state state state state at the source state sta	at at the delivery hereof they are the lawful owner. B. of the premises above granted, and seized of all times during the life of this inferture, pay all taxes or assessments that may be levied or assessed by the buildings upon and real entate insured against fire and tormado is such own and by such ions, if any, and e payable to the part Y — of the second part to the strent of inst the same levens due and payable and to keep and presides insured as brefer provided, then the to pay the buildings of the indektores, secured by this indexture, and shall beer listers a point and the indextores, and the level of the indextores of the indextores of the indextores of and sum of money, executed on the 12 day at <u>JATHATY</u> 10.25 all interest averside there as a reading to the terms of add boligition and also to secure any sum or or to discharge any tures with histores there as a series provided, the event that and particles of the distances.
	And the said part. 168 of the first part 6 hereby coverants and areas the spont and indefensible state of indirities therein, first and cisar of all incumbrances. It is agreed between the particle hereto that the part by the dirities there is the second part number of the second part	at at the delivery hereof they are the lawful owner. B. of the premises above granted, and seized of all times during the life of this inferiture, pay all taxes or assessments that may be levied or assessed by the buildings upon and real entate insured against fire and tormado is such sum and by such ion. If any, and e payable to the part. Y — of the second part to the extent of insum of a second due and payable and to keep and premises insured as brefen provided, then the so paid that become a part of the indektores, second by the indexture, and shall beer interest a pollARS, and a second due and payable and to keep and premises insured as brefen provided, then the so paid statil become a part of the indektores, second by this indexture, and shall beer interest as all storest accruice therein according to the terms of said soligition and also to secore any sum of or to discharge any taxes with interest thereen as brein provided, in the event that and part198 and the month the same become and and payable, with the instances is not beyones or any part before paid the information therein fully discharged. If i delight be made in such payment or any part before paid the information therein fully discharged. If i delight be made in such payment or any part before the information the same become and and payable, with the instances is not be store as a provide bread.
	And the said part. 108 the first part do hereby covenant and arree the e good and indefensible state of informations therein, first end clear of all incombines. The distribution of the state of information is the same statement of the statement o	at at the delivery hereof they are the hereful ormer. B. of the premises above granted, and exized at littines during the life of this information, pays all taxes or assessments that may be levied or ansmed by the buildings upon and real estate insured against fire and tornado is such runn and by such these. If any, and a paysible to the part y' — of the second part to the extent of The base become due to day public and to keep and premises having running the paysible and to keep and premises having running the paysible and to keep and premises having a second part to the second part of the individues and to keep and premises having the running of a second part of the individues and the key of a second part of the individues and the key of a second part of the individues and the second part of the second part of the individues and the second part of the second part of the individues and the second part of the second pa
	And the said part. 108 the first part do hereby covenant and arree the e good and indefensible state of informations therein, first end clear of all incumbrance. The part of the state of a state of the state of a state of the	at at the different hereof they are the hereful ormer. B. of the premises above granted, and exized at all times during the life of this infenture, pay all taxes or assessments that may be levind or assessments. Leves the buildings upon add real exists insured applies for each tormade in such sum and by such these and become dote and paylable and to keep and premises insured as breaks, if any, made paylable to the part. V' of the second part to the extent of the sum and by such these and become dote and paylable and to keep and premises insured as breaks and the second part to the extent of V' of the second part to the extent of V' buildings upon add real extent of the individuely. The individuely as a part of the individuely second by this indenture, and shall been interest at the same terming thereas a second to the the individuely of V' and V' at the same term of mesory, executed on the 12 day of V' at V'' and V''' and $V''''''''''''''''''''''''''''''''''''$
	And the said part. 168 it is first part 6 hereby coverants and areas the spont and indicatable state of indicatable states and indicat	at at the different hereof they are the hereful ormer. B. of the premises above granted, and exice of all times during the life of this infentiure, pay all taxes or assessments that may be levind or assessed Lows the buildings upon aid real estate insured applies for and tormado is such sum and by such these, if any, made payable to the part. y' of the second part to the strett of the the same become due and payable and to keep and premises insured as breing provided, then the so paid this become a part of the indektedense, secured by this indemture, and shall beer interest at — DOLLARS, and sum of messery, essented on the .12 day of .2011/01/Y. 1025 all literest exclude therein hely dishered. The being provided, in the event that and part1898. Taking the same become due and payable, or the interaction as basic in such symmetry and payable therein and sum of messery, essented on the .12 day of .2011/01/Y. 1025 all literest exclude therein hely dishered. If is for the taxes in such payment are and part1898. Takit when the same become due and payable, or the taxes in the hey runnee is and they tay, as provided breed, this independence is grear, shall interest thereof, and which the exclude at pay they derive the taxes of the state taxes and basic taxes and they are the taxes of the state premises and it the term and become the prevent the taxes of the taxes and the state taxes in a state of the state premises and the state of
	And the said part. 168 it is first part 6 hereby coverants and areas the spont and indicatable state of indicatable states and indicat	at at the delivery hereof they are the lawful ormer. B. of the premises above granted, and scine of all times during the life of this informator, pay all taxes or assessments that may be levied or assessments to the start of the so raid to the part of the inclutedown, secured by this inferture, and shall be a fairtest at a so raid at all become a part of the inclutedown, secured by this inferture, and shall be a fairtest at a so raid that be come a part of the inclutedown, secured by this inferture to the secure tay may or to discharge any taxes with here as a levied particle. If defails the secure is a provide break is and particle as the part of the inclutedown and particle. The interactive down at part of the inclutedown are at the part of the inclutedown and particle. The interactive down at part of the inclutedown and particle at the secure that and part of the interactive down at the part of the interactive down and part in the interactive down at the part of the interactive down and part of the interactive down at the part of the interactive down and part of the interactive at the often of the interactive at the
	And the said part. 168 it is first part 6 hereby coverants and areas the spont and indicatable state of indicatable states and indicat	at at the delivery hereof they are the hereful ormer. B. of the premises above granted, and exical of leven the buildings upon and real estate insured against fite and to make a new marked by such theory. The second part to the series of the same become due and possible to the part. y' of the second part to the series of the same become due and possible and to keep and possible to the part. B. (B. (B. (B. (B. (B. (B. (B. (B. (B.
	And the said part. 168 it is first part 6 hereby coverants and areas the spont and indicatable state of indicatable states and indicat	at at the delivery hereof they are the lawful error. B. of the premises above granted, and seized of all times during the life of this inferiture, pay all taxes or assessments that may be levied or assessed by the buildings upon and real entate insured against five and tormado is such sum and by such them. If any, and e payable to the part. Y. — of the second part to the stort of the second part to the second part to the stort of the second part to the stort of the indektorean, secured by this indexture, and shall be starting as paid shall become a part of the indektorean, secured by this indexture, and shall be starting as and arm of money, essented on the 12
	And the suit port_168title for part 6 hereby correction and areas the speed and indefensible state of inheritance therein, free and clear of all incumbrancesindicate the state of inheritance therein, free and clear of all incumbrancesindicate the state of the state s	at at the delivery hereof they are the level ormore. B, of the premises above granted, and scine of a list in definition, pay all taxes or assessments that may be level or assessedbeep the buildings upon said real estate incored against fire and to make in any above the buildings upon said real estate incored against fire and to make its answelbeep the buildings upon said real estate incored against fire and to make its answelbeep the buildings upon said real estate incored against fire and to make its answelbeep the buildings upon said real estate incored against fire and to make its answelbeep the buildings upon said real estate incored against fire and to make a so paid a shall become a part of the individents, secured by this indenture, and shall been interest at
	And the said part. 168 it is first part 6 hereby coverant and areas the speed and indecleable state of interimines therein, first and clear of all incumbrances it is a part of a state of the state state is a part of the state state of the state of the state stat	at at the different hereof they are the hereful orears. B. of the premises above granted, and which of this informative, pay all taxes or assessments that may be levied or assessed by the buildings upon and real what is foured aprilar for and formation is such and assessed by the buildings upon and real what is foured aprilar for and formation is such and assessed by the buildings upon and real what is foured aprilar for and formation is such and assessed by a such as a part of the individues, secured by this inference as a part of the individues, secured by this inference as a part of the individues, secured by this inference, and able has restrict at a perial bar interest as the of the individues, secured by this inference, and able has interest as a rest of the individues, secured by this inference, and a bar interest as a rest of the individues, secured by this inference, and able has restrict as the ofference as herein provided, in the secure tax and particles or to discharge any taxes with herein as a bard of the individues of the individues of the secure tax and particles or to discharge any taxes with herein as a bard of the individues of the secure tax and particles or the individues of the bardence of an add paylos as provided before the individues of the secure tax and particles or the individues of the individues of the secure tax and particles or the individues of the individues of the secure tax and particles or the individues of the individues of the secure tax and particles or the individues of the individues of the secure tax and part therein a bard or the secure tax and therein the secure particle berein. As and secure s
	And the said part. 168 it is first part 6 hereby coverant and areas the speed and indicative state of interfaces therein, first and clear of all incumbrances it is apprend to the same app	at at the different hereof they are the hereful error. B. of the premises above granted, and exist at all times during the life of this inferiture, pay all taxes or assessments that may be levied or assessed they the buildings upon aid real entate insured appliant for and formals is such sum and by rach- loss, if any, and e payable to the part
	And the said part. 168 it is first part 6 hereby coverant and areas the speed and indicative state of interfaces therein, first and clear of all incumbrances it is apprend to the same app	at at the different hereof they are the hereful ormer. B. of the premises above granted, and exice of a life of this informare, pay all taxes or assessments that may be levind or assessments the same become dots and payable to the part. M. of the second part to the start of an analysis of the same become dots and payable and to keep and premises insured a brend provided, then the so paid shall become a part of the individues. second by this indenture, and shall be individues a part of the individues. Second by this indenture, and shall be branches as and of the individues. Second by this indenture, and shall be branches at an of the individues. Second by this indenture, and shall be individued at the same become dots at a payable and to keep and a payable and to keep and payable and the second by this indenture, and shall be individued as a second by this indenture, and shall be individued as a second by the individues at a second by the individued by the second by the individue and base of a second by the individued by the individue
14	And the said part. 188dt fa for part 6 hereby coverant and arese the segond and indefensible state of individuals therein, fore and clear of all incombranes	at at the different hereof they are the hereof orears. B. of the premises above granted, and which of this information, pay all taxes or assessments that may be beried or assessed they building upon aid real state insured appliant for each tormado in such was assessed to the building upon aid real state insured appliant for each tormado in such was assessed to be a state of the individual of the individual and to keep aid premises insured as herein provided, then the sone become does and payable and to keep aid premises insured as herein provided, then the sone become does and payable and to keep aid premises insured as herein provided, then the sone become does and payable and to keep aid premises insured as herein provided, in the event that and premises the the ament become a second go to be terms a state of blighting and above to secure say sum or or to discharge any taxes with interest thereon as herein provided, in the event that and previde therein breaks and payable, or the hears become does and payable, or the hears become does and payable. The hears become does and payable, or the hears become does and payable, and the hear backets and the whole any maximal payable. The hears become does and payable, and all beer does are added as add to be any maximal payable. The hears are backet and the whole any maximal payable and the payable and the payable and the does and payable, and all beerds accruing thereins and the does a short payable. The hear and backet and the whole any maximal payable. The hear and backet and the whole any maximal payable. The hear and backet and the does and the does and payable, and all beerds accruing thereins and the does and payable. The hear and and the does and payable and the does and the does and payable. The hear and backet and the does and payable and the does and payable and the does and payable. The hear and backet and thear and the does are and the does and
	And the said part. 168dt the first part 6 hereby coverant and arers the • good and indefensible state of indiritizet therein, first and clear of all incumbranesindirection in the same statement is a same statement in the sam	at at the different hereof they are the hereful error. B. of the premises above granted, and exide d all dimes during the life of this inferiture, pay all taxes or assessments that may be levied or assessments been the buildings upon and real entate instruct against for and formation is such sum and by rach- been (if any, ande payable to the part. M. of the second part to the extent of
n iat iat	And the said part. 168dt the first part 6 hereby coverant and arers the • good and indefensible state of indiritizet therein, first and clear of all incumbranesindirection in the same statement is a same statement in the sam	at at the delivery hereof they are the lawful ormer. B. of the premises above granted, and scind of the file of this informative, pay all taxes or assessments that may be levied or assessments the baltilings upon add real state insured apalant for and tormads to such ann and by such these of the baltilings upon add real state insured apalant for and tormads to such ann and by such these of a state between dots and payable and to keep and premises above granted, and scind of the second part to the strent of