[]p.] =	J-Jac	CENTRAL PROPERTY OF	FROM	DODSWORTH STATIONERY	STATE OF KANSAS, DOUGLAS COUNTY, 85.	n
17 3.	00	Walter	• Deny et al	•	This instrument was filed for record on the23 JanA D., 1925 Av1:145: 	Р_м 
	$\langle  $	<u>A'.</u> B. I S	itanwix	••	By	r of Deeds
			TURE, Made this 21th		ntuary, in the year of our Lord, one the Differ and Lucy Deay, his wife	housand n
				Dourla	and State of Kanaga	e sue a reg
		part 198 of the fi	rst part, and A, B, Stanwix			second pa
		Twelve H	undred Fifty	nture do	on of the sum of DOLLARS, tothennduly paid, t rant, Bargain, Sell and Mortgage to the said partyof the glasand State of Kansas, to-wit:	become pa
			the second second second second second		South One Acre of the East Two Acresh of	
		Sandy Second Street and Street The loss	Shirls and the second se		he North Fifteen acres of the <sup>W</sup> est Ninet East Quarter (of) Section Six (6) , Townshi	
			teen (13) ,Range Twenty (20			
						•
		•				
	10100					
國際議員當當		with the appurtenances	s and all the estate, title and interest of th	e said part	of the first part therein.	
•		And the said part 1		nt and agree that at the	t of the first part therein. e delivery hereof they are the lawful owner_8.of the permises above granted	, and seized
		And the said part 1 a good and indefeasible esta-	C S of the first par: do hereby covenant te of inheritance therein, free and clear of all incum	nt and agree that at the ibrances,	e delivery hereof they are the lawful owner B.of the premises above granted	
		And the said part 1 a good and indefeasible estat and that they will warrant a It is agreed between against said real estate when	Q.Sof the first par: do hereby covenant to of inheritance thereic, free and clear of all incumin and defond the same against all parties making laved the parties here to that the part. I are of the fin the same becomes due and payable, and that the the same becomes due and payable, and that the same becomes due and payable and the same becomes due and same becomes due and the same same same same same same same same same same same same same same	nt and agree that at the obtances, al claim thereto, rst part shall at all times NCYkeep t	i of the first part therein. e delivery hereof they are the lawful owner_B.of the permises above granted e define the life of this indenture, pay all taxes or assessments that may be ler the building: upon said real estate instand against fire and tormado in such rou sey, made payable to the part Y of the second part to the extent of the	ried or assess m and by su
		And the said part 1 a good and indefeasible estat and that they will warrant a It is agreed between against said real estate when insurance company as shall be lower. And in the stort if	<b>G.S.</b> of the first par: do hereby covenus te of inferitance therein, fires and clear of all incumi- ed defact the same against all parties making lawfor the parties herein that the part i. <b>B</b> cover the <b>in</b> in the same becomes due and payable, and that . UP expedied and directed by the part of the here the order of BB of the first part shall field in one here the order of BB of the first part shall field in one	nt and agree that at the ibrances, al ciaim thereto, rit part shall at all times ney keep t second part, the loss, if a pay such taxe when the s	e delivery hereof they are the lawful owner _8.of the premises above granted educing the life of this indenture, pay all taxes or assessments that may be lev the buildings upon said real exists insured against for and tornado in such ru my, made payable to the part of the second part to the start of	ried or assess m and by su h15 wided, then t
		And the said part 1 a good and indefeasible cetar ind that hey will warrant a thit as greed between against said real estate when insurance company as shall b Interest. And in the error it part. Y of the second p the roth of 105; from the d THIS GRANT is in	<b>G.S.</b> of the first par: do hereby covenus te of inferitance therein, fires and clear of all incumi- ed defact the same against all parties making lawfor the parties herein that the part i. <b>B</b> cover the <b>in</b> in the same becomes due and payable, and that . UP expedied and directed by the part of the here the order of BB of the first part shall field in one here the order of BB of the first part shall field in one	nt and agree that at the ibrances, al ciaim thereto, rit part shall at all times ney keep t second part, the loss, if a pay such taxe when the s	e delivery hereof they are the lawful owner. B of the premises above granted dering the life of this indenture, pay all cases or assessments that may be level the building: upon said real estate insared against fore and tormado in such ra- ory much equally to the part	ried or assess m and by su h15 wided, then t
		And the said part 1 a good and indefaulties outs and that they will surrant a the is agreed between against said real exists where farurance company as shall be inderest. And is the event if that "y" of the second is the rade of 10°, from the do THIS GUANT this TWG 100°, from the do TWG 100°, from the do TWG 100°, from the do the rade of 10°, from the	0.8	nt and agree that at the bbrances, il claim thereto, ret part shall at all times 10 y keep t secund part, the loss, if a pay such taxes when the s and the amount so paid is sum of.	e delivery hereof they are the lawful owner _8.of the premises above granted educing the life of this indenture, pay all taxes or assessments that may be lev the buildings upon said real exists insured against for and tornado in such ru my, made payable to the part of the second part to the start of	ried or assess m and by su h18_ wided, then t bear interest DOLLAR 25
		And the said part 1 a good and indiversible outs it is and indiversible outs that is a set of the second second second second second second second second second THIS GRANT bit TWE OF SAID SECOND SECOND second is to the terms of and by to	0.8	at and agree that at the brances, el claim thereto, it part shall at all times the part shall at all times the part of the same the same de part of the same to for the be payment of said sum of part, with all inter a say insurance or to di	e dilivery hereof they are the inerial owner. B of the premises above granted inducing the life of this indenture, pay all taxes or assessments that may be lev- the buildings upon said real entate insured against five and tormato in such us may, made payable to the part. Y of the second part to the extent of many become due and payable and to keep said premises insured as herein pro- tability of the indektedows, secured by this indenture, and shall it become a part of the indektedows, secured by this indenture, and shall it of money, executed on the. 21.8 the day ofJONUDATY ext averting thereon according to the terms of stall obligation and also to sec- est averting thereon according to the terms of stall obligation and also to sec-	ried or assess m and by su h18_ vided, then t bear interest DOLLAR 19_25 ure any sum aid part 10
		And the said part 1 a good and indicatible case and that lay will average to applicate the said of the second p the market of the second p the market. And is the event it is a second p to the second p the market of the second p of the for the perturbation or any difficult of the oblight	$0.8_{}$ of the form part do hereby covern to a laberilance therein, free and clear of all locus the laberilance therein, free and clear of all locus the particle herein that the part 1.02 of the sepecified and directed by the part of the hat and part 1.02 of the fort part had I dil to part at part 1.02 of the fort part had I dil to part at part 1.02 of the section of the part of the dread of the section at the part of part dread of the section at the part of part dread of the section at the part of part dread of the section at the part of part of part the same as particle in the indextant.	at and agree that at the brance, il claim therets, and the second part, half at all times part shall at all times pay such takes when the say such takes the say such takes when the say such takes when the say such takes the say such takes the say such takes the	e dilivery hereof they are the lawful owner. B of the premises above granted inducing the life of this indenture, pay all taxes or assessments that may be lev- the building upon said real entate insured against fire and tormstol in active many, made payable to the part. Y of the second part to the extent of	ried or assess m and by su h18_ vided, then t bear interest DOLLAR 19_25 ure any sum aid part 10 vy part iberr sum remaining o option of the
		And the said parl 1 a good and indératible cette Hi a good and indératible cette Hi a good between agalant aid real exter s the Intervence compary as shall be intervent. And in the event if part_7_0 if the second p mart_7_0 if the second p if the second p if the second p if the second p mart_7_0 if the second p if the second p mart_7_0 if the second p if the second p mart_7_0 if the second p if the second p if the second p mart_7_0 if th	<b>0.8</b> of the first part do kereky covernant to diskerilizated theretic, free and char of all local indications of the same split and parties making here is the parties berries that the part 1.20 $\times$ 1. The parties berries that the part 1.20 $\times$ 1. The same becomes due and parable, and that the same becomes due and parable, and the same series due to a same split and the same series of the dread _Fifty for the second part to the dread _Fifty for the second part to pay for rest may approximate to the part the second part to pay for rest due and a part rest is indicator for the rest due and a part rest is indicator and the second pay the same as previded in the indicator and the rest due and be part in the solid part due the said part of the second part to pay for rest due and be the first the said part due the said part due that for the said part due the said part due that for the said part due the said part due to the part due the said part due the said part due that for the said part due the said part due to the part due the said part due the said part due to the part due to the part due the said part due to the part due to the part due to the said part due to the part	at and agree that at the brances, it claim thereto, it claim thereto, it claim thereto, it claim thereto, it claim the source of pay such taxes when the pay such taxes when the pay such taxes when the pay such taxes when the it claim to the source of the payment of maid sum cond part, with all inter r any insurance or to di- ting and the oblighting of states are cond paid of the source of paid of the or if wave it committee for the source of the source of the the source of the source of the source of the the source of the source of the source of the the source of the source of the source of the the source of the source of the source of the the source of the source of the source of the source of the the source of the source of the source of the source of the the source of the source of the source of the source of the the source of the source of the source of the source of the the source of the source of the source of the source of the the source of the source of the source of the source of the the source of the source of the source of the source of the the source of the source	e delivery hereof they are the lawful owner. B of the premises above granted during the life of this indenture, pay all takes or assessments that may be ler- the building: upon said real estate instance against five and tormado in such as users, made payable to the part	ried or assess m and by su h18 wided, then t bear interest DOLLAR 19 25 ure any sum aid part 10 ty part i here vorded herei vorded herei vorded vorded herei vorded herei vord
		And the said part 1 a good and indefaultio curit ind that lay will a sensat a lift agreed between against said real exists when lawrance company as hall be laterat. And in the errors I be rold of 10%, from the d the sensat and the sensat seconding to the sensat of the sensat and the sensat and by its and by its and by its and by its and by its of the fost part of the sensat from the senset between both the indefault cover parts or the bolding one maid real indefault between both the observa- ing the senset between both the parts and the cover parts or the bolding one maid real indefault between both the observa- ing the senset between both the second is the both the set has to any the both the set has to any the set of the set of the set of the both the set of the set of the set of the second is the set of the set of the set of the second is the set of the set of the set of the second is the set of the set of the set of the second is the set of the set of the set of the second is the set of the set of the set of the second is the set of the set of the set of the second is the set of t	$0.8_{\dots}$ of the form part do hereby covernant to a likelihanet therein, free and char of all locus in the same becomes due and payrable, not inter before the particle herein that the part $10.2_{\dots}$ of the fit is the same becomes due and payrable, not that $10$ is some the same becomes due and payrable, and that $10$ is some the same becomes due and payrable, and that $10$ is some the same becomes due to the same share of the same share the same share and the same share of the same share the same share and the same share of the same share the same share and the same share of the same share same share and the same share the same share the same share the same share the same share the same share of the same share the same share the same share the same share the same share the same shall be tail from beyong the same share the same share the same share the same share the same share the same share the same share the same share the same share the same share the same share the same same share the same share the same share the same share the same share the same share the same same share the same share the same share the same same share the same share the same share the same same share the same share the same share the same same share the same share the same share the same same share the same same share the same share the same same share the same same share the same same share the same same share the same same share the same share the same same same same same same share the same same share the same same same same same same same same	at and agree that at the braness, of signt therets, rs part shall at all times rs part shall at all times low of the second part, the second part, which all inter range of the second part, which all inter range the second part, the second part,	e dilivery hereof they are the lawful owner. B of the permises above granted the building tops mild real exists instance or assessments that may be ler- he buildings upon mild real exists instance against fire and tormado in such on many mode payable to the part. Y of the second part to the sector of m- many become due and payable and to keep staft permises insured as herein pro- tained become a part of the indebtedows, secured by this indentury, and shall be of measary tarse with lattern thereon as briefly pervised, in the event that of measary tarse with lattern thereon as briefly pervised, in the event that security thereon according to the terms of said obligations and also to sec- stratage any tarse with lattern thereon as briefly pervised, in the event that is somationed therein fully discharged. If defails he mode in such payments or an feature is then this compression with the event and and payable at the op main permiser, the this compression with the secone due and approximation and permiser, the this compression with the secone and and any payments or and and the entropy with the secone secone due and payable at the payable discharging therein and to well (the promises hereby granted), or an payable discharging therein the secone secone due and payable at the operation due therein contained in the contained therein the secone secone due to requerity maintee benefits account of the saft permi- paid and interpriser the partice barries the secone and and payable at the operation of the secone due and payable at the operation of the secone due to payable at the secone and and and payable at the operation of the secone due to the payable at the operation of the secone due to the payable at the operation of the secone due to the payable at the operation of the secone due to the payable at the operation of the secone due to the payable at the operation of the secone due to the payable at the operation of the secone due to the payable at the operation of the secone due to the payable at the opayable at the	ried or assess m and by su h18. vided, then t bear Interest DOLLAR 19. 25 ure any sum aid part 10 vy part there ovided herei vy part there ovided herei vy part there ovided herei van se and all til y part there rerefe, and the tend and inu
		And the said part 1 a good and indefaultio curit ind that lay will a sensat a lift agreed between against said real exists when lawrance company as hall be laterat. And in the errors I be rold of 10%, from the d the sensat and the sensat seconding to the sensat of the sensat and the sensat and by its and by its and by its and by its and by its of the fost part of the sensat from the senset between both the indefault cover parts or the bolding one maid real indefault between both the observa- ing the senset between both the parts and the cover parts or the bolding one maid real indefault between both the observa- ing the senset between both the second is the both the set has to any the both the set has to any the set of the set of the set of the both the set of the set of the set of the second is the set of the set of the set of the second is the set of the set of the set of the second is the set of the set of the set of the second is the set of the set of the set of the second is the set of the set of the set of the second is the set of the set of the set of the second is the set of t	$0.8_{\dots}$ of the form part do hereby covernant to a likelihanet therein, free and char of all locus in the same becomes due and payrable, not inter before the particle herein that the part $10.2_{\dots}$ of the fit is the same becomes due and payrable, not that $10$ is some the same becomes due and payrable, and that $10$ is some the same becomes due and payrable, and that $10$ is some the same becomes due to the same share of the same share the same share and the same share of the same share the same share and the same share of the same share the same share and the same share of the same share same share and the same share the same share the same share the same share the same share the same share of the same share the same share the same share the same share the same share the same shall be tail from beyong the same share the same share the same share the same share the same share the same share the same share the same share the same share the same share the same share the same same share the same share the same share the same share the same share the same share the same same share the same share the same share the same same share the same share the same share the same same share the same share the same share the same same share the same share the same share the same same share the same same share the same share the same same share the same same share the same same share the same same share the same same share the same share the same same same same same same share the same same share the same same same same same same same same	at and agree that at the braness, of signt therets, rs part shall at all times rs part shall at all times low of the second part, the second part, which all inter range of the second part, which all inter range the second part, the second part,	e dilivery hereof they are the lawful owner. B of the premises above granted inducing the life of this indenture, pay all cases or assessments that may be lef- the building upon said real entate insured avalant for and tormsholm active many mode payable to the part. Y of the second part to the extent of many become due and payable and to keep said premises insured as herein pre- thall become a part of the indebtedness, secared by this indenture, and shall be of meany, executed on the 21.8 the day of <u>JORTUNTY</u> . we are become a part of the indebtedness, secared by this indenture, and shall be of meany, executed on the 21.8 the day of <u>JORTUNTY</u> . we are there are according to the terms of a stal obligation and also to sec- scharge axy taxes with interest thereon as berin provided, in the event that is on the same become due and payable, or if the lawarase is not keep use at the <b>16</b> to be a second of the second of the second and the second of the stal remain of interprise the starts with interest thereon and there one they remaind, or and <b>16</b> to be the presented of the second of the stal remain <b>16</b> to be a second of the indebtedness, there is the twen that a <b>16</b> to be a second of the stal second a second a stall of the <b>16</b> to be a second of the stall remain and the second a start present of the stall remain <b>16</b> the starts with independence on the start and the second and the stall remain <b>17</b> to the start of the starts enterts and the second starts in the stall remain <b>18</b> the starts enter the starts enterts and the starts independence of the stall remain <b>19</b> the starts enterts and the starts of the starts before that the starts are starts and the starts are starts are starts and the starts are starts are starts and the starts are st	ried or assess m and by su h18 vided, then t bear interest DOLLAR 19 25 ure any sum aid part 10 y gast there sortised here in part there there and all the y part there tereto, and the tend and inu
		And the said part 1 a good and indicatible cars: indication of the second provide the provide the second p	$0.8_{\dots}$ of the form part do hereby covernant to a likelihanet therein, free and char of all locus in the same becomes due and payrable, not inter before the particle herein that the part $10.2_{\dots}$ of the fit is the same becomes due and payrable, not that $10$ is some the same becomes due and payrable, and that $10$ is some the same becomes due and payrable, and that $10$ is some the same becomes due to the same share of the same share the same share and the same share of the same share the same share and the same share of the same share the same share and the same share of the same share same share and the same share the same share the same share the same share the same share the same share of the same share the same share the same share the same share the same share the same shall be tail from beyong the same share the same share the same share the same share the same share the same share the same share the same share the same share the same share the same share the same same share the same share the same share the same share the same share the same share the same same share the same share the same share the same same share the same share the same share the same same share the same share the same share the same same share the same share the same share the same same share the same same share the same share the same same share the same same share the same same share the same same share the same same share the same share the same same same same same same share the same same share the same same same same same same same same	at and agree that at the braness, of signt therets, rs part shall at all times rs part shall at all times low of the second part, the second part, which all inter range of the second part, which all inter range the second part, the second part,	e dilvery hereof they are the lawful owner. B of the premises above granted inducing the life of this indenture, pay all cases or assessments that may be lef- the building upon said real entate insured available for each tormsholm achine many, made payable to the part. Y of the second part to the extent of	ied or assess m and by su h1s wided, then t bear interest DOLLAR 19 25 ure any sum aid part 10 ry part iberr vordaed herei o option of il y part i berr vordaed herei s option of il tend and inu sy and yees (SEAL
		And the said part 1 a good and indicatible cars: indication of the second provide the provide the second p	$0.8_{\dots}$ of the form part do hereby covernant to a likelihanet therein, free and char of all locus in the same becomes due and payrable, not inter before the particle herein that the part $10.2_{\dots}$ of the fit is the same becomes due and payrable, not that $10$ is some the same becomes due and payrable, and that $10$ is some the same becomes due and payrable, and that $10$ is some the same becomes due to the same share of the same share the same share and the same share of the same share the same share and the same share of the same share the same share and the same share of the same share same share and the same share the same share the same share the same share the same share the same share of the same share the same share the same share the same share the same share the same shall be tail from beyong the same share the same share the same share the same share the same share the same share the same share the same share the same share the same share the same share the same same share the same share the same share the same share the same share the same share the same same share the same share the same share the same same share the same share the same share the same same share the same share the same share the same same share the same share the same share the same same share the same same share the same share the same same share the same same share the same same share the same same share the same same share the same share the same same same same same same share the same same share the same same same same same same same same	at and agree that at the braness, of signt therets, rs part shall at all times rs part shall at all times low of the second part, the second part, which all inter range of the second part, which all inter range the second part, the second part,	e dilvery hereof they are the lastid owner. B of the premises above granted during the life of this indenture, pay all taxes or assessments that may be lef- the buildings upon said real entate innared against five and tomato in no dru- mane become due and payable and to keep said premises innared as herein prov- shall become a part of the indektedows, secured by this indenture, and shall it of meany, carected on the _218t _ day atJARUARY	ried or assess m and by su his vided, then t bear interest DOLLAR 19.25 ure any sum aid part is option of u sort add all ti y part there option of u yeart control tend and inu sy part there (SEAI
		And the said part 1 a good and indicatible cars: indication of the second provide the provide the second p	$0.8_{\dots}$ of the form part do hereby covernant to a likeritance theretic, free and char of all locus in the same becomes due and payrable, not interval the particle hereits that its part $10^\circ$ . Of the fit is the same becomes due and payrable, not that $1^\circ$ is the same becomes due and payrable, not that $1^\circ$ is a same becomes due and payrable, and that $1^\circ$ is a same becomes due and payrable, and that $1^\circ$ is a same becomes due to the part of the same becomes also due to the same of homesons on eithers, and show that pay pay takes and inclusions on eithers, and show the payrable to the part of the same due to $2^\circ$ is $1^\circ$ is $1^\circ$ is $1^\circ$ is $1^\circ$ is $1^\circ$ in the same becomes due to high the same to the due of $2^\circ$ is $1^\circ$	at and agree that at the braness, of signt therets, rs part shall at all times rs part shall at all times low of the second part, the second part, which all inter range of the second part, which all inter range the second part, the second part,	e divery hereof they are the lawful owner. B of the premises above granted during the life of this indenture, pay all case or a mesuments that may be lev the buildings upon mid and estate inacred against fore and tormado in such on any mode payable to the part. Y of the second part to the sector of m- mane become due and payable and to keep mid premises insured as herein pro- tabult become a part of the indebtedows, secured by this indenture, and shall be of meany, essented on the 218t_day of Januaryy rest acruing thereon according to the terms of and obligation and also to sec- stratage any tame with lattern thereon as herein provided, in the event that is restatage any tame with indepted they are also been added by the indebtedows, for mail premises, the this oneypoint and the made in such payments of an of moder premises the third oneypoint and the second on and premises, do not the middle premises the third oneypoint with the cose and address of the shall pre- tion and premises with the oney way with the cose and address of the shall pre- tion of the second or the shall premise barby granted, or any a distribution therein contained, and all bacteria account the terms and a way beingtion therein contained, and all bacteria account the terms that are "Walter Deny Lucy Deny.	ried or Essence of the second
		And the said parl 1 a good and indefaultio curst ind that layer with the same of the against aid real exists when interaction of the second part of the second interaction of the second part of the second part interaction of the second part of the second	0.8 of the form part do hereby covern to a laberilance therein, free and clear of all locus the laberilance therein, free and clear of all locus the particle berein that the part of the sepecified and directed by the part of the hat and part there and locus covern of ther. The and may pay and there and locus covern of there as a for dayment until ally regard, so that all the origination of the second coverney of the second dred fifty of the second locus covern the and pay and the second locus covern of the second covern of the second locus covern dred fifty of the second locus covern terms make payshile to the part of the second locus cover the and part of the second locus covern the bard part of the second locus covern part the second second covern of the laber of part is and out all be laber to the second second part the second second second covern parts the laber and it means and interest obligation, for the second are all all be laber to the second covern paper is and out all be locus to the second response in the bard, second covern the second second parts be bard, second second covern paper have and on the bard, second covern the second second paper with EREOF, the part 1.000 of the first Kanngas bar is and covern the second second second second second second be bard, second	at and agree that at the braness, of signt therets, rs part shall at all times rs part shall at all times low of the second part, the second part, which all inter range of the second part, which all inter range the second part, the second part,	e divery hereof they are the lawful owner. B of the premises above granted during the life of this indenture, pay all case or a mesuments that may be lev the buildings upon mid and estate inacred against fore and tormado in such on any mode payable to the part. Y of the second part to the sector of m- mane become due and payable and to keep mid premises insured as herein pro- tabult become a part of the indebtedows, secured by this indenture, and shall be of meany, essented on the 218t_day of Januaryy rest acruing thereon according to the terms of and obligation and also to sec- stratage any tame with lattern thereon as herein provided, in the event that is restatage any tame with indepted they are also been added by the indebtedows, for mail premises, the this oneypoint and the made in such payments of an of moder premises the third oneypoint and the second on and premises, do not the middle premises the third oneypoint with the cose and address of the shall pre- tion and premises with the oney way with the cose and address of the shall pre- tion of the second or the shall premise barby granted, or any a distribution therein contained, and all bacteria account the terms and a way beingtion therein contained, and all bacteria account the terms that are "Walter Deny Lucy Deny.	ried or assess m and by su his vided, then t bear interest DOLLAR 19.25 ure any sum aid part is option of u sort add all ti y part there option of u yeart control tend and inu sy part there (SEAI
		And the said parl 1 a good and indefaultio curst ind that lay will a strand a life agreed between against said real exists a ben interact. And in the second p to the strand of the second p to second	0.8 of the form part do hereby covern to a laberilance therein, free and char of all locus the laberilance therein, free and char of all locus the particle herein that the part 102 of the has made herein does and particle. The part of the has made herein does and particle and the LTC has not part 100 of the set at a different that the part of the part is and the locus at of adjoint the tars and hermony, or either, at a different the set and locus or other, at a different the set and locus or other and different the set and locus of the set of a set are different the set of the set of the set and the set of the set of the set of the set are different the set of the set of the set of adjoint of the locus of the set at a different the set of the set of the set are different to adjoint of the locus of the set of adjoint of the locus of the set of the set of a different to adjoint of the locus of the set of adjoint of the locus of the set of the set are adjoint of adjoint of the locus of the set of the set at adjoint of adjoint of the locus of the set of the set be below, accurate, adjoint the set of the set of the set of the set be below, accurate, adjoint the set of the set of the set with EREOF, the part100 of the fire herein the set of the set of the set of the set of the set below adjoint of the set of the set of the set of the set below adjoint of the set of the set of the set of the set below adjoint of the set of the set of the set of the set of the set below adjoint of the set of the set of the set of the set set of the set of th	at and grave that at the brances, i claim therests, rst part shall at all times record part, the loss, if a grave the state when the r d the anount to paid run of the payment of said sum cond part, with all inter re gay incurate or to did i enter any incurate or to did the anount in paid i enter any incurate or to did the structure of the said record part is anount if paid the for a single the fort paid statistics, said to did the fort paid statistics, said and some the said statistics, said the single said some statistics, said and some the said statistics, said and some the said statistics, said said some statistics, said said some statistics, said said some statistics, said	e dilvery hereof they are the lawful owner. B of the premises above granted inducing the life of this infenture, pay all cases or assessments that may be lef- he building upon said real entate insured available free and tormato in motive many, made payable to the part. Y of the second part to the extent of	ied or Assessed hild or Assessed hild
		And the soft part 1 • group and indicatible cars indication of the source of the sou	CB of the form part do hereby covern to a laberilance therein, free and clear of all locus to a laberilance therein, free and clear of all locus the particle berein that the part 102 of the first and part 102 of the first part hable fail by a specified and directed by the part of the set the particle and directed by the part of the set and any pays all datases and incomes, or either, sit and of adjunct until ally regarding the part 102 of the first part hable fail to pay dread_F1fty of the second has been appendix to the anily pays all data to the part of the direct terms make payshile to the part of the second herein part the self part of the second herein part to pay for the self part of the second herein part the part of the payses the make a beref prece- retely, or list scale are to any for the self part of the second herein part the self of the second the second scale and the part the part of the part of the second scale and the part the part of the part of the second scale and the part the part of the part of the second scale and the part the ball, scale and the second free mode have or the ball, scale and the second free mode herein preceding the ball, scale and the second for the scale and the ball by the second the second scale and the second free mode have the ball, scale and the second for the scale and the ball, the part of the scale and the ball by the scale and the scale scale and the scale scale and the scale the scale and the scale sca	at and grave that at the brances, if claim therests, rst part shall at all times record part, the loss, if a grave that are when the record part, the loss, if a grave that are when the record part, with all inter- record part, with all inter- tions of the second to the part of the part of the second to the part of the part of the part of the part of the part of the part of the part of the part of the part of the part of the part of the part of the part of the part of the part of the part of the part of the part	e divery hereof they are the hard orner. B of the premises abave granted the building upon said real entate insured against few ments that may be left the building upon said real entate insured against few ments in more way many mode payable to the part. Y of the second part to the extent of many benefits and payable and to keep said premises insured as herein prov- thall become a part of the indektederse, secured by this inferture to the second of the second payable and the second part to the extent of of measy, excetted on the 218t day of January was average to the indektederse, secured by this inferture to a second of the second payable and the second of the second the second of measy, excetted on the 218t day of January was averaged to the second benefits of the terms of a set of bayes and benefits any taxes with inferture there as a breen provided, in the event that is a the second and inferture there as a breen provided, in the event that is a the second and inferture there and be all obligations and is all yound a the second and inferture there and a breen benefits and is a set of payments of the second and inferture there and a breen benefits and the second and payable if the second of the respective parties, benefits with the cose and charges indication the <u>second</u> of intervent the second and there is a second with the day Walter Deny Lucy Deny. 10 40 40 40 40 40 40 40 40 40 4	ied or Assessed in a db yes hile
		And the suit part 1 • good and indicatible curu indication is and indicatible curu indication with a sector when curumer company as shall be interest. And in the event in the second provided in the second pro- tion of the second provided in the second pro- and by	88. of the form part do kereky overant te of laberilance therein, free and clear of all lateral te of laberilance therein, free and clear of all lateral the particle berein that the part 100° of the first expected and directed by the part of the sequence of the second second second second second and the same become des and parks, to dit not. Ut the part is a second secon	at and grave that at the brances, i claim therest. rs part shall at all times record part, the loss, if a grave that are when the record part, the loss, if a grave that have been the record part, with all times the payment of maid sum cond part, with all times the payment of maid sum cond part, with all times the conductive of the solution if the second to the obligation of the solution of the solution if the second to the obligation if the second to the obligation of the second to the obligation if the second part if the second part if the second part is solution of the solution at a solution of the solution of the second to the solution at a solution of the solution of the second part is solution of the solution of the solution of the second part is solution of the solution of the second part is solution of the solution of the	e divery hered they are the herd orner. B of the premises above granted doring the life of this indenture, pay all taxes or assessments that may be lef- he buildings upon said real entate innared against five and tomato in no dru- mane become due and payable and to keep said premises innared as herein prov- hall become a part of the indebtederse, secured by this indenture, and shall be of meary, carented on the _218t _ day atJanuary	ied or Assessed hig m and by we hig
W / rit	dse Ling	And the soft part 1 • group and indicatible cars indication of the source of the sou	88. of the form part do kereky overant te of laberilance therein, free and clear of all lateral te of laberilance therein, free and clear of all lateral the particle berein that the part 100° of the first expected and directed by the part of the sequence of the second second second second second and the same become des and parks, to dit not. Ut the part is a second secon	at and grave that at the brances, i claim therest. rs part shall at all times record part, the loss, if a grave that are when the record part, the loss, if a grave that have been the record part, with all times the payment of maid sum cond part, with all times the payment of maid sum cond part, with all times the conductive of the solution if the second to the obligation of the solution of the solution if the second to the obligation if the second to the obligation of the second to the obligation if the second part if the second part if the second part is solution of the solution at a solution of the solution of the second to the solution at a solution of the solution of the second part is solution of the solution of the solution of the second part is solution of the solution of the second part is solution of the solution of the	e dilvery hereof they are the lastid ormer. B of the premises above granted be building upon said real entries haven available for and tormals have my be bre- here building upon said real entries haven available for and tormals in motion many, made payable to the part. Y of the second part to the extent of	ied or Assessed hig m and by we hig
W citt on h orig Nor igage pote	450 Linn Sinal erred	And the soft part 1 • group and indicatible cars indication of the source of the sou	CS	at and grave that at the brances, if claim therests, rst part shall at all times record part, the loss, if a grave that are when the record part, the loss, if a grave that are when the record part, the loss, if a run of the payment of maid sum cond part, with all litter ray insurance or to did record part in the first part record part in the part in	e divery hereof they are the herd orner. B of the premises above granted be oblicing the life of this infenture, pay all cases or assessments that may be ler the bolklicing upon aid real entits in large against free and tornsho in active many mode payable to the part. Y of the second part to the extent of	tied or assessed in and by use the set of th
W critt Gol - 1 orig Nior igrigo Jote	dse im mai	And the soft part 1 • growt and indicatible curst indication of the index of the second pro- splant and real soft and the second pro- tion of the second pro- tion of the second pro- and thy is the second pro- tion of measure divertified on the second pro- tion of measure divertified on the second pro- tion of measure divertified on the second pro- tion of the second pro- and thy is an end of the second pro- and thy is an end of the second pro- and the pro- tion of measure divertified on the second pro- and the second pro- and the second pro- and the second pro- second pro- proprior the second pro- second pro- tion of measure divertified on the second pro- pro- proprior the second pro- tion of the second pro- second pro- tion of the second pro- tion of the second pro- second pro- tion of the second pro- second pro- tion of the second pro- second pro- tion of the second pro- tion of the second pro- second pro- tion of the second pro- second pro-	0.8	at and grave that at the brances, if claim therests, rst part shall at all times record part, the loss, if a grave that at all times record part, the loss, if a grave that have shown be the payment of maid sum cond part, with all times the payment of maid sum cond part, with all times the payment of maid sum cond part, with all times the conductive the part of the order of the times the conductive the part of the conductive the part of the second to the oblication of the second the oblication of the oblication of the oblication of the oblication of the oblication of the oblication of the oblication of the oblication of the oblication of the oblicat	e divery hered they are the herd orner. B of the premises above graded the building upon side real entits insured against few and to make the rest of the herd of the indexteen, pay all cases or assessments that may be left the building upon side real entits insured against few and to make the rest of the mass become due and payable and to keep said premises insured as herein prov- shall become a part of the indektedness, secured by this indexture, and shall the of measy, created on the _218t _ day atJanuary	ied or Assessed had by we have a set of the
hiorie.co this 4 cf Jely bate Weel	dse tim mal e g day	And the soft part 1  a good and indicatible curst indicatible curst applied in the layer of the second program is a full of th	0.8	at and grave that at the brances, if claim therests, rst part shall at all times record part, the loss, if a grave that are when the is and the anount to and the payment of mail sum cond part, with all litter r any insurance or to di- direction of the sound to any insurance or to di- direction of the sound to any insurance or to di- rection of the sound to any insurance or to di- direction of the sound to any insurance or to di- direction of the sound to any institutes, using at allow the first pa- matures, which is the first pa- matur	e delivery hereof they are the herd orner. B of the premises above granted during the life of this infenture, pay all cases or assessments that may be ler the bulkling upon aid real entits in large a grant of the sector by matter intro. The presence of the indebtedows, secured by this inderture, and shall be of moory, essented on the _218tdry of	ied or Assessed had by we have a set of the
W critt on a brig Nor igage Jote	dse tim mal e g day	And the soft part 1  a good and indicatible curst indicatible curst applied in the layer of the second program is a full of th	0.8	at and grave that at the brances, if claim therests, rst part shall at all times record part, the loss, if a grave that are when the is and the anount to and the payment of mail sum cond part, with all litter r any insurance or to di- direction of the sound to any insurance or to di- direction of the sound to any insurance or to di- rection of the sound to any insurance or to di- direction of the sound to any insurance or to di- direction of the sound to any institutes, using at allow the first pa- matures, which is the first pa- matur	e delivery hereof they are the herd owner. B of the premises above granted during the life of this infention, pay all cases or assessments that may be lerk building upon aid real extex is have a granted aparable to the part. Y of the second part to the sector of many before due and payable and to keep still premises insured a herein pro-thall become a part of the indebtedows, secured by this inderstaw, and all the second payable and to keep still premises insured a herein pro-thall become a part of the indebtedows, secured by this inderstaw, and all the second payable and to keep still premises insured a herein pro-thall become a part of the indebtedows, secured by this inderstaw. If the second pays at the second payable and the second and all the second payable and the second as a disclosed by the indet second pays at the second second by the payable, the second second by the payable, the second second by the payable and the second second by the payable in the encrystawall become second second payable, the second secon	tied or assessed in and by we have a hime interest outdate the set interest outdate the set interest outdate have a set of the set o
hior is co this 4 Die ci Jely 1927 -	dse tim ma tred day June ture	And the soft part 1  a good and indicatible curst indicatible curst applied in the layer of the second program is a full of th	0.8	at and grave that at the brances, if claim therests, rst part shall at all times record part, the loss, if a grave that are when the is and the anount to and the payment of mail sum cond part, with all litter r any insurance or to di- direction of the sound to any insurance or to di- direction of the sound to any insurance or to di- rection of the sound to any insurance or to di- direction of the sound to any insurance or to di- direction of the sound to any institutes, using at allow the first pa- matures, which is the first pa- matur	e delivery hereof they are the herd orner. B of the premises above granted during the life of this infenture, pay all cases or assessments that may be ler the bulkling upon aid real entits in large a grant of the sector by matter intro. The presence of the indebtedows, secured by this inderture, and shall be of moory, essented on the _218tdry of	tied or assessed in and by we have a hime interest outdate the set interest outdate the set interest outdate have a set of the set o

**F**19

RANK FOR