Fee Et	id_ 6.25 V		GAGE REO	TANSAS DOUGLAS COUNTY, 53.	
	201 - 10 - 10 - 10 - 10 - 10 - 10 - 10 -	FROM		clad for record on the	h day of
	J. B. Y	Wilson et ux	Dec	A. D., 192 5, at 92. Day & Wellman	Register of Douls
	Nanaha	nts Loan & Savings Bank	By		Deputy.
			Dees	ember , in the year of our Lor	d, one thousand nine
		wenty -five between	day or		
			Consideration of the second	and State of Kansas	······
	of Lawrence part 105 of the fir The Met	st part, and	Lawrence, Kanst	8.8 part Y	of the second part.
	WITNESSE' Twenty-five	TH, that the said part less of the first Hundred and no/100 nowledged, ha ve sold, and by this in ed real estate situated and heing in the Co	denture do Grant, Barga	m of DOLLARS, to them duly ain, Sell and Mortgage to the said part y and State of Kansas, to-	of the second part,
		Lot Numbered Two Hu	undred Eleven (211) or	n Tennessee Street	
		in the City of Lawr			
		and a second			21
and the second se					
			- 1.1	e part therein.	
	And the said part	nnces and all the estate, title and interest o 166 ef the fart par do herdy cover	sant and agree that at the delivery fact	t part therein. ef they are the lastal owner. B of the premises alon	ve granted, and wind of a
	And the said part	105 of the first part do hereby cover ate of inheritance therein, free and clear of all incur-	ant and agree that at the delivery tare		
	And the said part good and indefeasible estu- and that they will warran It is agreed betwee	105 of the first part do hereby cover ate of inheritance therein, free and clear of all incur nt and defend the same against all parties making la en the parties hereto that the part 108 of the	ant and agree that at the derivery loce dranees, wful claim thereto. first part shall at all times during the hi theory the buildings	life of this indenture, pay all taxes or assessments that	t may be levied or assessed
	And the said part good and indefeasible esti- and that they will warran It is agreed betwee against said real estate w insurance or mpany as sh	10.8 of the first part do hereby cover ate of inheritance therein, free and clear of all incum nt and defend the rame acceleratility and the en the particles hereto that the part is making is en the particles hereto that the part is making is when the same become due and payahle, and that all he specified and directed by the part y o e	will claim thereto. first part shall at all times during the li thoy Leep the buildings of the second part, the lors, if any, made	life of this indexture, pay all taxes or assessments that upon said real estate insured axistst for and tornad payable to the part of the second part to	t may be levied or assured to in such sum and by such the extent of 1ts
	And the said part good and indefeasible esti- and that they will warran It is agreed betwee against said real estate w insurance or mpany as sh	10.8 of the first part do hereby cover ate of inheritance therein, free and clear of all incum nt and defend the rame acceleratility and the en the particles hereto that the part is making is en the particles hereto that the part is making is when the same become due and payahle, and that all he specified and directed by the part y o e	will claim thereto. first part shall at all times during the li thoy Leep the buildings of the second part, the lees, if any, made	life of this indexture, pay all taxes or assessments that upon said real estate insured axistst for and tornad payable to the part of the second part to	t may be levied or assured to in such sum and by such the extent of 1ts
	And the said part good and indefeasible esti- and that they will warrar it is agreed between against said real estate w insurance or n pany as the interest. And in the even part of the secon the ratio [10] from the	168 et the fort part do	and and agree that at the enviry seven soluteances. Soluteances and the seven and the seven and the seven of the seven f part, the best, if any, made to pay soluteance when the same become a of the second part, the best, if any, made to pay soluteance when the same become a soluteance of the seven become be sum of	He of this indexture, pay all taxes or assessments that upon sold real estate insured against for and tornal payable to the part $\mathbf{y} = -0$ the second part to close and payable and to keep sold premises insured a \mathbf{a} part of the indektedness, secured by this indexture.	t may be leviel or assessed o in such sum and by such the extent of 1ts a berein provided, then the , and shall bear interest at DOLARS,
	And the said part good and indefcasible est and that they will sarrar It is agreed betwee against said real estate w insurance on many as the interest. And in the even the rate of 10% from the THIS GRANT is Twenty	168 ef the fart part do hereby cover at e of inheritance therein, free and clear of all lineurs at e of inheritance therein, free and clear of all lineurs and the start of the start end in the abs the particular of the the part of the the there are becomes due and payable, and that all be specific and all directed 1 yr be part end that has a specific and and the part of the start and part in the start hand that intered as a mergen to part the payment of the y Fire Hundred	and and gree that the business per- limeters, which can be therefore, first part shall at all times during the li- thoy . Leep the buildings if the second part, the best, if any, mode to pay use haves when the same i become ear of the annexast or paid shall become be seen of	We of this indexture, pay all taxes or assessments that upon said real extate insured spatiant for and termal physics to be part y of the second part to the and payable and to herp said premises insured a a part of the indetectories, secured by this indexture unclean the first day of	t may be levied or assessed to in such sum and by such the extent of
	And the said part good and indéraible et and that they sill sarrar It is agreed betwe against said real existe s insurance on party as the insurent. And in the even part y of the secon truss GRANT is action truss GRANT is action according to the terms of and by 1ts	168 ef the fart part do herdy cover ate of inheritance therein, free and clear of all forcur ate of inheritance therein, free and clear of all forcur is an deduced the name, arginst all gards making is a the appendix of the part and the all he specified and directed by the part or that stall part 100 of the first part half fail the part may pays and that such all cancers, or either of the of a speceric trait fully repaid and appendix the trait of the part of the part of the of a speceric trait fully repaid y Five Hundred for a speceric of the terms made payable to the part of the terms made payable to the part of the speceric traits fully and the distribution of the terms of the part of the part of the terms made payable to the part of the speceric traits for the share litter V of the speceric traits for the part of th	and and gree that it is inversely inver- stal charges, full charges, the part hand at all three during the li- thoy . Leep the building of the second part, the less, if any, made to pay such that when the same theoreme is sum of the payment of said sum of memory, eases second pay, with all interest serving at the payment of said sum of memory, eases	the of this indexture, pay all taxes or assessments that upon said real estate insured against for and ternaid payake to the part y — of the second part to do not and payable and to keep said promises houred a a part of the indektedness, secured by this indexture, which on the first hay of <u>Poconborn</u> hereon arcreding to the terms of said tolkystion and a more with interest thereon as bredin predicted, in the	t may be levied or anound o in such sum and by such the extent of
	And the said part good and indéraible et and that they sill sarrar It is agreed betwe against said real existe s insurance on party as the insurent. And in the even part y of the secon truss GRANT is action truss GRANT is action according to the terms of and by 1ts	168 ef the fart part do herdy cover ate of inheritance therein, free and clear of all forcur ate of inheritance therein, free and clear of all forcur is an deduced the name, arginst all gards making is a the appendix of the part and the all he specified and directed by the part or that stall part 100 of the first part half fail the part may pays and that such all cancers, or either of the of a speceric trait fully repaid and appendix the trait of the part of the part of the of a speceric trait fully repaid y Five Hundred for a speceric of the terms made payable to the part of the terms made payable to the part of the speceric traits fully and the distribution of the terms of the part of the part of the terms made payable to the part of the speceric traits for the share litter V of the speceric traits for the part of th	and and gree that it is inversely inver- stal charges, full charges, the part hand at all three during the li- thoy . Leep the building of the second part, the less, if any, made to pay such that when the same theoreme is sum of the payment of said sum of memory, eases second pay, with all interest serving at the payment of said sum of memory, eases	the of this indexture, pay all taxes or assessments that upon said real estate insured against for and ternaid payake to the part y — of the second part to do not and payable and to keep said promises houred a a part of the indektedness, secured by this indexture, which on the first hay of <u>Poconborn</u> hereon arcreding to the terms of said tolkystion and a more with interest thereon as bredin predicted, in the	t may be levied or anound o in such sum and by such the extent of
	And the subject good and functionable ent- not that they all warms is agreed to all of all of all instruct. And in the even instruct. And in the even instruct. And in the even instruct of the isometry mention of the even instruction of the even i	105 ef the fart part do herdy cover ate of inheritance therein, fore and clear of all linear to and defert the same rapicst all gravity making is an the partice herero that the part 105 of the here the same become due and partable, but that all the specified and directed by the part yet that said part 105 of the first part half fail infered as a margine that the same and incomes, or either date of specers that the hyperial infered as a margine to result any second the y First Hundred for the to the same payable to the part of the to the same payable to the part of the ty the said part. Y of the second part to pay the same would face hypercet to rank case the forther. The same leader payable to the same to rank case the same result with the same payable to the same to rank case the rank case is would face hypercet to rank case the same to result with the same payable to the same to rank case the rank are brief with the same to rank case the rank case the rank case the same to case are case to rank case the rank case the rank case the same to case are case to rank case the ran	and that give that it is inversely inverse solutions $(x_{ij}, x_{ij}) = (x_{ij}, x_{ij})$ is a solution of the first part half at all times during the li- theory — Leep the buildings of the second part, the lee, if any, made to gay such that when the same become a spatial distribution of the second part, and the amount to paid shall become be span of the payment of said sum of memory, starce according to the buildings meritabed the radiant second part, with all interest arrains of the radiant second part, with all interest arrains of the radiant second part is and the same second part, with all interest arrains of the radiant second part is the same second part when the same second second second the buildings of the same second seco	the of this indexture, pay all taxes or assessments that upon said real entate insured against for and ternaid poyable to the part of the second part to else and payable and to be paid preventions insured a spart of the indektedness, secured by this indexture, a part of the indektedness, secured by this indexture, and on theOccombon hereon according to the terms of said tolkingtion and taxes with interest thereon as berning provided, in the second here and payable, of the insures is not hap thereon the and payable, of the insures is not hap thereon the and payable, of the insures is not hap there in the distribution of the insures is not hap there in the main payable, of the insures is not hap	t may be leviel or assumed to in such sum and by meh the extent of 115 a herein provided, then the DOILLARS, e 10 25 , also to secure any mm or covers that and part 105 gyments or any part theref eff ty one is provided herein of the secure of the secure of the eff the secure of the secure of the secure of the secure of the secure of the secure of the eff the secure of the secure of the secure of the eff the secure of the
	And the shall part good and indefaultie etc in a second second second second in that they will warran it is agreed tester in a second second second second in a second second second second in a second second second second many second	$\begin{array}{c} 168 & \ldots \text{ of the first part of } & \ldots \text{ herdy cover } \\ at e of inheritance therein, free and clear of all forcer at a of other the name exploit all parts muking is not hep particle here to that the part 106 of the here here are because of the part 106 of the first part 100 of the first part to part to part to here 100 is the shift part 100 or 100 there 100 or 100 the first part to here 100 is the first part to here 100 is the here 100 is the here 100 or 100 is the here 100 or 100 is the here 100 is a start (100) is $	and and gree that it is involved a second of the second se	the of this indexture, pay all taxes or assessments that a spen said real estate insured against for and termad a payakies to be part of the second part to else and payahies and to be parality frames insured a a part of the indektedness, secured by this indexture where the firstbay ofOccenber hereon according to the terms of said shilgstless and a same with interest thereon as herein provided, in the second fully discharged. If default is made in such pay mixes, then this recovery ance shall be reade in such pay mixes, then this recovery and shall be made in such pay mixes, then this recovery and shall be reade in such pay mixes, then the recovery and shall be reade in such pay mixes, then the recovery and shall be reade in such pay mixes, then the recovery and shall be reade in the pays where the recovery and shall be reade in such pay mixes, then the recovery and shall be reade in a star pay mixes, then the recovery and shall be reade in a star pay mixes, then the recovery and shall be readed by the share the pay end the recovery and the shall be readed by the share the pay mixes the star is the recovery and share the pay the share the pay mixes the share the recovery and share the pay the share the pay mixes the share the recovery and share the pay the share the pay made the relation of the share the pay the share the pay the pay of the pay	t may be levint or answerd o in such run and by mob the extent of 152 a herein provided, then the , and shall best interest at POILLARS, or 19.25, also to secure any sum or event that said part 108 yments or any sum for event that said part 108 yments or any sum for event that said best of the body our running the said best of the said parts of the said best of the body our running the said permises and all the incident literest, and the
	And the shift part good and indexiditient that the shift of the source is a good least of the source is a good least of the source there are a source of the source the source of the source of the source of the source and by 115 accessing to the terms of and by 115 accessing to the terms of and by 115 accessing to the terms of a source of the source or at 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 source of the source of the source of the source of the source of the source of the source of the source of the	$\begin{array}{c} 168 & \ldots \text{ of the first part of } & \ldots \text{ hereby cover } \\ at c of inheritance therein, free and elser of all increments and ordered the mann explost all parts making is a substantial part is the part is a substantial part is a sub$	and and grave tail it is inversely over interest, wild claim thereto, first part shall at all times during the li- bhy rep the buildings of the second part, the less, if any, models or going up that such such the same thereme , and the answart so paid shall become seem of the part of a shall sum of memory, encou- nces of the site of the same tail of the second part, with all information bill the course of the shall states of the same second part, with all information bill the course of the shall states of the same second part, with all information bill the course of the shall be information bill the course of the shall be information bill the course of the shall be information bill of the overall part.	life of this indexture, pay all lates or assessments that a spen sail real setate insured against for and termal populate to be part of the second part to i one and spayth and to be part all premises insured a a part of the indektedness, secured by this indexture of the second again and the indextedness, secured by this indexture that one the first that of Docember traces with interest thereon as beening previded, in the research of the direction of the indextedness is not by indexted on the second and collections of the off taxes with interest thereon as beening previded, in the research of the direction of the off direction of the off direction of the off direction of the off direction of the off direction of the off direction of the off direction of the off direction of the off direction of the off direction of the off direction of the off direction of the off direction of the off direction of the previse the off direction of the off direction of the off direction of the off direction of the off	t may be levisit or anomal of a such sum and by meb the extent of 125 a berein provided, then the , and shall bear intrest at DOILARS, or 10 25, also to secure any mm or event that midd part 10.8 yments or any part thereof yments or any part thereof yments or any part thereof they have been been when any any bear the optimum of the market, or any part thereof a scienter thereof and the number of the other of the
	And the shift part good and indefaultier sti und has they will warran it is agreed tester in the second state with interest. And in the second interest. And in the second term state of the second accessing to the terms of and by <u>15</u> to same of means galaxaned of the first part shaft fails the second state of the second accessing to the terms of accessing to the terms of accessing to the terms of accessing the second term state of the second accessing to the terms of the biologies necessary of the biologies necessary of the biologies necessary accession to respect the second terms of the second terms of the second terms of the second terms of the second terms of the second terms of the second terms of the second terms of the second terms of the second terms of the second terms of the second terms of the second terms of terms of the second terms of the second terms of terms of the second terms of the second terms of terms of terms of the second terms of	$\begin{array}{c} 168 & \ldots \text{ of the first part of } & \ldots \text{ hereby cover } \\ at c of inheritance therein, free and elser of all increments and ordered the mann explost all parts making is a substantial part is the part is a substantial part is a sub$	and and grave tail it is inversely over interest, wild claim thereto, first part shall at all times during the li- bhy rep the buildings of the second part, the less, if any, models or going up that such such the same thereme , and the answart so paid shall become seem of the part of a shall sum of memory, encou- nces of the site of the same tail of the second part, with all information bill the course of the shall states of the same second part, with all information bill the course of the shall states of the same second part, with all information bill the course of the shall be information bill the course of the shall be information bill the course of the shall be information bill of the overall part.	the of this indexture, pay all taxes or assessments that upon said real entate insured against for and ternaid poyable to the part of the second part to else and payable and to be paid preventions insured a spart of the indektedness, secured by this indexture, a part of the indektedness, secured by this indexture, and on theOccombon hereon according to the terms of said tolkingtion and taxes with interest thereon as berning provided, in the second here and payable, of the insures is not hap thereon the and payable, of the insures is not hap thereon the and payable, of the insures is not hap there in the distribution of the insures is not hap there in the main payable, of the insures is not hap	t may be levisit or anomal of a such sum and by meb the extent of 125 a berein provided, then the , and shall bear intrest at DOILARS, or 10 25, also to secure any mm or event that midd part 10.8 yments or any part thereof yments or any part thereof yments or any part thereof they have been been when any any bear the optimum of the market, or any part thereof a scienter thereof and the number of the other of the
	And the shift part good and indexiditient that the shift of the source is a good least of the source is a good least of the source there are a source of the source 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 source of the source of the source of the source of the source of the source of the source of the source of the source of the source of the source of	$\begin{array}{c} 168 & \ldots \text{ of the first part of } & \ldots \text{ hereby cover } \\ at c of inheritance therein, free and elser of all increments and ordered the mann explost all parts making is a substantial part is the part is a substantial part is a sub$	and and grave tail it is inversely over interest, wild claim thereto, first part shall at all times during the li- bhy rep the buildings of the second part, the less, if any, models or going up that such such the same thereme , and the answart so paid shall become seem of the part of a shall sum of memory, encou- nces of the site of the same tail of the second part, with all information bill the course of the shall states of the same second part, with all information bill the course of the shall states of the same second part, with all information bill the course of the shall be information bill the course of the shall be information bill the course of the shall be information bill of the overall part.	ttle of this indexture, pay all taxes or assessments that uppen said real estate insured against for and termad payake to the part of the second part to observe and payable and to be pen all promises houred a a part of the indektedness, secured by this indexture where the the first bay ofOcor_Door hereon according to the terms of said thighties and a transe with interest thereon as brent provided, in the restment the terms of said thighties and the terms with interest thereon as brent provided, in the restment the terms of the terms of the terms of the terms of the terms with interest thereon as brent provided, in the restment the terms of the terms of the terms of the terms of the terms between the terms of the terms of the terms of the terms of the terms of the terms of the terms of the terms restment thereof, and the terms of the terms of the terms restment thereof, and the terms of the terms of the terms restment the terms of the terms of the terms of the terms restment thereof, and all terms for a second thereof terms of the terms of the terms of the terms of the terms of the terms of ter	t may be levisit or anomal of a such sum and by meb the extent of 125 a berein provided, then the , and shall bear intrest at DOILARS, or 10 25, also to secure any mm or event that midd part 10.8 yments or any part thereof yments or any part thereof yments or any part thereof they have been been when any any bear the optimum of the market, or any part thereof a scienter thereof and the number of the other of the
	And the shift part good and indefaultier sti und has they will warran it is agreed tester in the second state with interest. And in the second interest. And in the second term state of the second accessing to the terms of and by <u>15</u> to same of means galaxaned of the first part shaft fails the second state of the second accessing to the terms of accessing to the terms of accessing to the terms of accessing the second term state of the second accessing to the terms of the biologies necessary of the biologies necessary of the biologies necessary accession to respect the second terms of the second terms of the second terms of the second terms of the second terms of the second terms of the second terms of the second terms of the second terms of the second terms of the second terms of the second terms of the second terms of terms of the second terms of the second terms of terms of the second terms of the second terms of terms of terms of the second terms of	$\begin{array}{c} 168 & \ldots \text{ of the first part of } & \ldots \text{ hereby cover } \\ at c of inheritance therein, free and elser of all increments and ordered the mann explost all parts making is a substantial part is the part is a substantial part is a sub$	and and grave that it is involved a second parameters and the second parameters of said sum of memory exercises and the matrix second parameters of said sum of memory exercises are not parameters of said sum of memory exercises are not parameters of the second parameters and the second parameters of the second paramete	ttle of this indexture, pay all taxes or assessments that uppen said real estate insured against for and termad payake to the part of the second part to observe and payable and to be pen all promises houred a a part of the indektedness, secured by this indexture where the the first bay ofOcor_Door hereon according to the terms of said thighties and a transe with interest thereon as brent provided, in the restment the terms of said thighties and the terms with interest thereon as brent provided, in the restment the terms of the terms of the terms of the terms of the terms with interest thereon as brent provided, in the restment the terms of the terms of the terms of the terms of the terms between the terms of the terms of the terms of the terms of the terms of the terms of the terms of the terms restment thereof, and the terms of the terms of the terms restment thereof, and the terms of the terms of the terms restment the terms of the terms of the terms of the terms restment thereof, and all terms for a second thereof terms of the terms of the terms of the terms of the terms of the terms of ter	a may be leviel or assumed to in such sum and by meh the extent of 125 a herein provided, then the provided, then the DGILARS, the to secure any max re- cervent that said part 1305 symptot or any part therein spectra to any part therein spectra to the same of the security of the same o
	And the shift part good and indefaultier sti und has they will warran it is agreed tester in the second state with interest. And in the second interest. And in the second term state of the second accessing to the terms of and by <u>15</u> to same of means galaxaned of the first part shaft fails the second state of the second accessing to the terms of accessing to the terms of accessing to the terms of accessing the second term state of the second accessing to the terms of the biologies necessary of the biologies necessary of the biologies necessary accession to respect the second terms of the second terms of the second terms of the second terms of the second terms of the second terms of the second terms of the second terms of the second terms of the second terms of the second terms of the second terms of the second terms of terms of the second terms of the second terms of terms of the second terms of the second terms of terms of terms of the second terms of	$\begin{array}{c} 168 & \ldots \text{ of the first part of } & \ldots \text{ hereby cover } \\ at c of inheritance therein, free and elser of all increments and ordered the mann explost all parts making is a substantial part is the part is a substantial part is a sub$	and and grave that it is involved a second parameters and the second parameters of said sum of memory exercises and the matrix second parameters of said sum of memory exercises are not parameters of said sum of memory exercises are not parameters of the second parameters and the second parameters of the second paramete	life of this indexture, pay all taxes or assessments that is upon said real estate insured against for and tormal payakies to be part of the second part to else and payahies and to be parality remeins insured a a part of the indektedness, secured by this indexture the one of the firstbay ofOccenber hereon according to the terms of said shightedness and a taxes with interest thereon as bering payable. In the ensite hilly directarged. If default be made in such pay mixes, then the remeya and said shighted be noted to be write the the remeya and said shighted be noted to be remeased to the second payable to the payable of the mixes then the remeya and said believes to be and p remease the interest grant with the rests and show the therein entry bardward be there east and show the therein entry bardward be there east and show the therein entry bardward be there east and show the therein entry bardward be acting to be emproved and interest. General the terms and a show the emprotes parties barries. et the firsthand sf	a may be leviel or a summer o in such sum and by meh the extent of 12s a herein provided, then the , and shall best interest it POILLARS, p 19 25, also to secure say sum or event that said peril.08 symmets or any part therein prives a provided herein is not of the same of the security of the same of the s
	And the shift part good and indefaultier sti und has they will warran it is agreed tester in the second state with interest. And in the second interest. And in the second term state of the second accessing to the terms of and by <u>15</u> to same of means galaxaned of the first part shaft fails the second state of the second accessing to the terms of accessing to the terms of accessing to the terms of accessing the second term state of the second accessing to the terms of the biologies necessary of the biologies necessary of the biologies necessary accession to respect the second terms of the second terms of the second terms of the second terms of the second terms of the second terms of the second terms of the second terms of the second terms of the second terms of the second terms of the second terms of the second terms of terms of the second terms of the second terms of terms of the second terms of the second terms of terms of terms of the second terms of	$\begin{array}{c} 168 & \ldots \text{ of the first part of } & \ldots \text{ hereby cover } \\ at c of inheritance therein, free and elser of all increments and ordered the mann explost all parts making is a substantial part is the part is a substantial part is a sub$	and and grave that it is involved a second parameters and the second parameters of said sum of memory exercises and the matrix second parameters of said sum of memory exercises are not parameters of said sum of memory exercises are not parameters of the second parameters and the second parameters of the second paramete	life of this indexture, pay all taxes or assessments that is upon said real estate insured against for and tormal payakies to be part of the second part to else and payahies and to be parality remeins insured a a part of the indektedness, secured by this indexture the one of the firstbay ofOccenber hereon according to the terms of said shightedness and a taxes with interest thereon as bering payable. In the ensite hilly directarged. If default be made in such pay mixes, then the remeya and said shighted be noted to be write the the remeya and said shighted be noted to be remeased to the second payable to the payable of the mixes then the remeya and said believes to be and p remease the interest grant with the rests and show the therein entry bardward be there east and show the therein entry bardward be there east and show the therein entry bardward be there east and show the therein entry bardward be acting to be emproved and interest. General the terms and a show the emprotes parties barries. et the firsthand sf	t may be levint or anomal of a such sum and by such the extent of 125 a benin provided, than the , and shall bear intrest at DOLLARS, the to accure any man ar event that and part 10.0 yments or any part thereof yments or any part thereof yments or any part thereof manufold on any part thereof anythe the optimum and the manufold on any part thereof a clocken thereis and the such of the optimum the row shall extend and have (SEAL)
	And the stal part good and indexidients and that they still warrent is in agreed testic sequences on parts warrent the sequences of the second test of the second test of the second test of the second test of the second and by 11 the second test of the second of the fact parts shall fails the second test of the second and the second test of the second test of the second and the second test of the second test of the second and the second test of the second test of the second test of the second test of the second test of the second test of the second test of the second test of the second test	168 et the fart part do	and and grave that it is involved a second process of the second proces of the second process of the second process of the second pr	life of this indexture, pay all taxes or assessments that is upon said real estate insured against for and tormal payakies to be part of the second part to else and payahies and to be parality remeins insured a a part of the indektedness, secured by this indexture the one of the firstbay ofOccenber hereon according to the terms of said shightedness and a taxes with interest thereon as bering payable. In the ensite hilly directarged. If default be made in such pay mixes, then the remeya and said shighted be noted to be write the the remeya and said shighted be noted to be remeased to the second payable to the payable of the mixes then the remeya and said believes to be and p remease the interest grant with the rests and show the therein entry bardward be there east and show the therein entry bardward be there east and show the therein entry bardward be there east and show the therein entry bardward be acting to be emproved and interest. General the terms and a show the emprotes parties barries. et the firsthand sf	a may be levint or assumed to in such sum and by such the extent of 125 a herein provided, then the , and shall ber interest at DOILLARS, C 10 25, also to secure any sum or event that and part 108 precision any part theory of the back sum rounding synthes at the option of the success the option of the option of the success the option of the success the option of the success the o
	And the sail gard good and indefaultie stri in the same of the same of the against and real extra sa- ion that they still as a same in the same of the same of the the same of the same of the THIS GRIVE is same of meany shared of and by 115 same of meany shared of the first part shall fail as a same presented in the many presented in the many presented in the same presented in the same presented in the same presented in the same presented in the same presented in the same presented in the same presented in the same presented in the same presented in the same presented in the same presented in the same presented in the same presented in the same presented in the same presente	iss — of the first part do hardy cover ate of inheritance therein, fore and deter of all forum ate of inheritance therein, fore and deter of all forum ate of an of the name explost all grants, making is ate of an of the name explost all grants, making is ate of an of the name explost all grants, making is ate of an off the name explost all grants, making is ath the said partios at that said partios at that said partios at the rank explore of the first part shall fall intered at a mortaget is even by payment of the intered at a mortaget is even by payment the making is	and and grave but it is inversely inverse wild charter, wild charter, wild charter that it is an it income during the II they Leep the buildings if the second part, the less, if any, mode to pay use haves when the same it berows a and the answart so paid shall become the payment of said sum of mensy, energing the payment of the said spation of the said second a same is organized and the said second a same is the said second second second and second part, said the said second second second and densel, in the first part 1905 . Je Be J Eva I.	the of this inducture, pay all taxes or assessments that a spen said real estate insured against for and termad poysike to the part y of the second part to che and payable and to be pen all preventions insured a a part of the inducturdures, secured by this inducture the one of the first hay of Cocnborn harrow arcending to the terms of said chilgsides and a taxes with interest therems a brenit previded, in the i- arters fully discharged. If default is made in such pay many half interest therems a brenit previded, in the i- terior induction of the terms of said chilgsides and a taxes, the line reversance shall be crue a such tax where the the reversance shall be crue a such tax to take presented on the terms of said chilgsides and the therein entered, update the made in such pay the tax in the same shall be crue a such tax to take presented at the terms of said chilgsides and the therein entered, update the said chilgsides and the repeated therein the relation of the terms of the said terms of the terms of the terms of the said the terms and the therein the terms of the said the terms of the said terms of the terms of the terms of the said the terms and the terms of the terms of the said the terms of the terms terms of the terms of the terms of the said the terms of the terms terms of the terms of the terms of the terms of the terms of the terms terms of the terms of the terms of the terms of the terms of the terms terms of the terms of the terms of the terms of the terms of the terms terms of the terms of the	a may be leviel or a summer o in such sum and by meh the extent of 125 a herein provided, then the political summer of the political summer of the political summer of the political summer of the political summer of the political summer of the political summer of the political summer of the political summer of the pol
This Ref	And the stal part good and indexisible etc and that they still warrant is a good text of a start is a start of a start of a start in the maximum start of a start of a start in the start of a start of a start in the start of a start of a start is a start of a start of a start of a start is a start of a start of a start of a start is a start of a start is a start of a	108 — of the first part do hardy cover ate of inheritance therein, free and clear of all forem ate of inheritance therein, fore and clear of all forem ate of an off-an o	and and gree that it is inversely increases, sold chain thereto. first part shall at all times during the II they Leep the building if the second part, the less, if any, made to pay such that when the more levens and the means the part of the levense the payment of said sum of menay, excee second part, with all interest arrained the for any insurance to disharp any of the same term of the payment of said sum of menay, excee second part, with all interest arrained the read the answer to disharp any of the same term of the same interpart of the same interpart of the same term of the same interpart of the same interpart of the same term of the same interpart of the same interpart of the same term of the same interpart of the same interpart of the same term of the same interpart of the same interpart of the same term of the same interpart of the s	the of this indexture, pay all taxes or assessments that a spen said real estate insured sgainst for and termad poysike to the part of the second part to che and payable and to be pen all provides learned a spart of the indektedness, secured by this indexture the den the firsthay d Occuber hereon arcreding to the terms of said shiftystien and a mass with interest thereon at herein provided, in the error fully discharged. If obdayl te made is user pay here the there are the said shiftystien and a mass with interest thereon at herein provided, in the error fully discharged. If obdayl te made is user pay here the there are provided and the error of the same state and the said shifty shifty and the there is a same shift interest is a said shifty error of the same shift interest is a said shifty error of the same shift is a said shifty shift and the there is a same shift interest is a said shifty error of the same shift is a said shifty shift and the same shift is a said shifty shift and said shifty error of the same shift is a said shifty error of the same shift is a said shifty error of the same shift is a said shifty is said the said shifty shift and said shifty error of the same shift is a said shifty error of the same shift is a said shifty error of the same shift is a said shifty error of the same shifty shif	a may be leviel or a summer o in such sum and by meh the extent of 125 a herein provided, then the political summer of the political summer of the political summer of the political summer of the political summer of the political summer of the political summer of the political summer of the pol
This Bele was writi on the opp	And the stal part good and had they still warran in the star of the star and that they still warran is a good test of the star burnary of the star the star of the star the star of the star the star of the star star of the star of the star star of the star of the star and by 115 and by	108 — of the first part do hardy cover ate of inheritance therein, fore and clear of all forem ate of inheritance therein, fore and clear of all forem ate of an of the name explost all grants, making is ate of an off-an off-a	and and grave that it is involved a transformation of the interest, wild chain thereto, first part shall at all times during the li- thoy . Leep the buildings if the second part, the less, if any, made to pay with that when the more terms and the meanst so paid shall become be sum of the payment of said sum of money, energy and the amount so paid shall become be ream of the payment of said sum of money, energy second pay is the payment of said sum of the payment of said sum of money, energy second the said sum of money, energy recided, and the said sum of money, energy the said the said sum of the said second is consistent of said sum of money. The recided and the said second second second is consistent of the second second second second of the said secon	the of the indexture, pay all taxes or assessments that a spen said real estate insured against for and termal payakies to be part of the second part to each and spayah and to be part all remains insured a a part of the indektedness, secured by this indexture the one are entitled to the part all remains in the fair many states with latter terms of said ablighted and of the second are entitled to the second part to be each of the fair states of the second part to the one are with lattered therems as benefits provided, in the or each with discrete there are a ball be benefits are shown as the many states with lattered therems are benefits and the there are entitled to the second part of the second in the the convergence shall be been able to the part many states of the second part of the second to the part in the there are the second part of the second part of the there are the second part of the second part of the there is a second part of the second part of the the second part of the second part of the second end the there is a second part of the second part of the the second part of the second part of the second end the the second part of the second part of the second part of the second part of the second end the second part of the second part of the second end the second part of the second part of the second end the second part of the second part of the second part of the second part of the second part of the second part of the second part of the second part of the second part of the second part of the second part of	a may be leviel or assessed to in such sum and by such the extent of 115 as a berein provided, then the a berein provided, then the main statement is a second statement is possible of the second statement is possible of the second statement of the second statement is a provided statement is a possible of the second statement is used to second statement is called a statement is set of the second statement is called a statement (SEAL) (SEAL) (SEAL) (SEAL)
This Bel was writ on the opt	And the stal part good and the stal part of the star of the star in the star of the star burners on mary as the interest. And is the even the star of the star the star of the star the star of the star star of the star star of the star star of the star of the star star of the star star of the star of the star star of the star star star of the star star of the star star star of the star star star of the star star star star of the star star star of the star star star of the star star star star star star star star	108 — of the first part do hardy cover ate of inheritance therein, fore and clear of all forem ate of inheritance therein, fore and clear of all forem ate of an of the nume capitot all grants, making is att the state become due and payable, and that att the state become due and payable, and that att that stall part. 108 att the stall part. 108 att the stall part. 108 att the stall part. 108 by Five Hundred by att the stall part. 100 by att the stall part. 100 att the stall part.	and and gree to a two services per- section interest. which channels and the section of the sec- temport of the section of the section of the sec- ter person of the section of the sec- section of the section of the sec- ter person of the section of the sec- ter person of the section of the section of the sec- ter person of the section of the section of the sec- ter person of the section of the section of the sec- ter person of the section of the section of the sec- ter person of the section of the section of the sec- ter person of the section of the section of the sec- ter person of the section of the section of the sec- ter person of the section of the section of the sec- ter person of the section of the section of the sec- ter person of the section of	the of the inducture, pay all taxes or assessments that a spen said real estate insured against for and termad payake to the part _y of the second part to che and payahe and to be part all remines insured a a part of the inductedness, secured by this inducture thereon according to the terms of mail chilgraden and a tarse with discrete thereon a brendt particular, in the arrest of the inductedness, secured by this induction thereon according to the terms of and chilgraden and a tarse with discrete thereon as brendt particular, in the environment of the terms of and chilgraden and a tarset, this incredit, the terms of and of the mines, then the remy pane shall be made in such pay mines, then the remy pane shall be made in such pay mines, then the remy pane shall be made to a shall be remark thereines, the shall be made in a shall be remarked thereines. It is the presented of the remember of the terms of and all benefits are shall be remember of the shall be made and the term the thereines the shall be made as and shall be remember of the shall be made and the term the thereines the shall be made and the term the thereines the shall be made and the term the shall be made and the term the shall be made and the shall be remember of the shall be made and the term the term of the shall be made and the term the shall be made and the shall be the shall be made and the shall be the shall be the shall be the shall be made and the shall be shall be the shall be the term of the shall be made and the shall be the shall be the term of the shall be made and the shall be the shall be the term of the shall be shall be the shall be the shall be the term of the shall be made and the shall be the shall be the shall be the term of the shall be the shall be the shall be the shall be the term of the shall be the shall be the shall be the shall be the term of the shall be the	a may be leviel or anower o in such sum and by meh the extent of 125 a herein provided, then the DOILLARS, e 10 25, also to secure any max or covers that said part 1608 symmeth or any part therein of the same secure any max or covers that said part 1608 symmeth or any part therein of the same same same same same same same same same same same same same (SEAL) (SEAL) (SEAL) (SEAL) (SEAL)
This Bel was writ on the opt	And the stal part good and has they all warrar and has they all warrar to a star of the star of the star to a star of the star of the star to a star of the star of the star to a star of the star of the star of the star to a star of the star of the star of the star of the star to a star of the star of	168 — of the first part do hardy cover ate of inheritance therein, for ear down of all incent ate of inheritance therein do part 1.005 of the with the part become does and partyle, making is ate of inheritance therein does and partyle, and that att the said part 1.05 of the first part 1.005 of the att the said part 1.05 of the first part 1.005 of the att that said part 1.05 of the first part 1.005 of the y First Blundred y First Blundred the said part 1.005 of the first part 1.005 of the the said part 1.005 of the first part 1.005 of the the said part 1.005 of the first part 1.005 of the the said part 1.005 of part of the said part 1.005 of the the said part of the part 1.005 of the the said the said first part 1.005 of the the said the said part 1.005 of the said part 1.005 of the the said the said at the said part 1.005 of the the said the said at the said part 1.005 of the the said the said the part 1.005 of the the said the said the part 1.005 of the the said the said the said part 1.005 of the the said the said the said part 1.005 of the the said the said the said part 1.005 of the the said the said the said part 1.005 of the the said the said the said part 1.005 of the the said the said the said part 1.005 of the the said	and and grave that it is shown of new parts of the second parts of the second part, the less it is a second part of the second part, the less it ary, made to pay use have show the same at even so paid the amount so paid shall become be sum of the payment of said sum of memory, exceedened part, with all interest accurating the for any insurance of the less of the second part, with all interest accurating the for any insurance of the interest of the less of the second part is and the second part of the s	tie of this inducture, pay all taxes or assessments that is upon said real estate insured axilisit for and termal payakies to be part I of the second part to oblice and spayable and to be pen all preventions insured a a part of the inductaciones, secured by this inducture whereas aventing to the terms of and indicates and many his indicates of the terms of and indicates and many his indicates and the pen all preventions in the bi- mines, the flar states of the terms of and indicates and the term of the and the terms of and indicates and the term of the and the terms of and indicates and the term of the and the term of and indicates and the term of the and the term of and the term of the and the term of the and the term of a state that the term of the and the term of and the term of the term and the term of the and the term of the term of the term into the term of the and the term of the term and the term of the term of the term of the term and the term of the term of the term of the term and the term of the term of the term of the term and the term of the term of the term of the term into the term of the term of the term of the term and the term of the term of the term of the term of the term into the term of the term of the term of the term of the term into the term of the term of the term of the term of the term into term of the term of the term of the term of the term into term of the term of term o	a may be levint or assessed in a such sum and by such the extent of 125 a herein provided, then the
This Bel was writ on the opt	And the stal part good and the stal part of the star of the star in the star of the star burners on mary as the interest. And is the even the star of the star the star of the star the star of the star star of the star star of the star star of the star of the star star of the star star of the star of the star star of the star star star of the star star of the star star star of the star star star of the star star star star of the star star star of the star star star of the star star star star star star star star	iss	and and grave that it is shown of new parts of the second parts of the second part, the less it is a second part of the second part, the less it ary, made to pay use have show the same at even so paid the amount so paid shall become be sum of the payment of said sum of memory, exceedened part, with all interest accurating the for any insurance of the less of the second part, with all interest accurating the for any insurance of the interest of the less of the second part is and the second part of the s	the of the inducture, pay all taxes or assessments that a spen said real estate insured against for and termad payake to the part _y of the second part to che and payahe and to be part all remines insured a a part of the inductedness, secured by this inducture thereon according to the terms of mail chilgraden and a tarse with discrete thereon a brendt particular, in the arrest of the inductedness, secured by this induction thereon according to the terms of and chilgraden and a tarse with discrete thereon as brendt particular, in the environment of the terms of and chilgraden and a tarset, this incredit, the terms of and of the mines, then the remy pane shall be made in such pay mines, then the remy pane shall be made in such pay mines, then the remy pane shall be made to a shall be remark thereines, the shall be made in a shall be remarked thereines. It is the presented of the remember of the terms of and all benefits are shall be remember of the shall be made and the term the thereines the shall be made as and shall be remember of the shall be made and the term the thereines the shall be made and the term the thereines the shall be made and the term the shall be made and the term the shall be made and the shall be remember of the shall be made and the term the term of the shall be made and the term the shall be made and the shall be the shall be made and the shall be the shall be the shall be the shall be made and the shall be shall be the shall be the term of the shall be made and the shall be the shall be the term of the shall be made and the shall be the shall be the term of the shall be shall be the shall be the shall be the term of the shall be made and the shall be the shall be the shall be the term of the shall be the shall be the shall be the shall be the term of the shall be the shall be the shall be the shall be the term of the shall be the	a may be leviel or a summer o in such sum and by meh the extent of 115 a bersin provided, then the is, and shall best interest it POILLARS, [*] 19 25 also to secure say sum or event that said particles provents are asy part thereof prives and particles provided the privile security of the privile prives and privile priv