The definition of a fart of the set of the set of the fart of the set of the fart of the set of the s	Institu Curtis et al. The dimension was due for move a the 12 move at the 325 P. M. Introduction in the Sarr, Co The dimension was due for move a the 325 P. M. THE HOMENTTER, Manchait Long, A. Sarr, S. Sarris, M. M. Markand A. M. Sarris, M. M. M. Sarris, M. M. Sarri	FROM	STATE OF KANSAS, DOUGLAS COUNTY, 53.	
Part	Production Production <th>Hattie Curtis et al TO</th> <th>This instrument was filed for record on the 19</th> <th></th>	Hattie Curtis et al TO	This instrument was filed for record on the 19	
IP Department 1745 Sec. Interdent al. Stering: Note that first the of wind in the Const of the Mark and Staring Sec. A.T. Interdent al. Stering: Sec. Note the Mark Sec. A.T. Interdent al. Stering: Sec. Note the Mark Sec. A.T. Interdent al. Stering: Sec. Note the Mark Sec. Note the Mark Sec. Interdent al. Stering: Sec. Doublast the Mark Sec. A. Stering: Sec. Interdent al. Stering: Sec. Doublast the Mark Sec. A. Stering: Sec. Interdent al. Stering: Sec. Doublast the Mark Sec. A. Stering: Sec. Interdent al. Stering: Sec. Doublast the Mark Sec. A. Stering: Sec. Interdent al. Stering: Sec. Doublast the Mark Sec. A. Stering: Sec. Interdent al. Stering: Sec. Doublast the Mark Sec. A. Stering: Sec. Interdent al. Sec. Doublast the Mark Sec. A. Stering: Sec. Interdent al. Sec. Doublast the Mark Sec. Doublast the Mark Sec. Interdent al. Sec. Doublast the Mark Sec. Doublast the Mark Sec. Interdent al. Sec. Doublast the Mark Sec. Doublast the Mark Sec. Interdent al. Sec. Doublast the Mark Sec. Doublast the Mark Sec. Interdent al. Sec. Doublast the Mark Sec. Doublast the Mark Sec. Interdent Al. Sec.	IP Department [74] THE HOMESTTER, Much using first to dy different handlad And different handlard and the first to dy different handlad And different handlard different handlad different different different different handlad The Startender Handlad And different different handlad different differe	Merchants Loan & Sav. Co	Register of Deeds.	
Inder det de la protecteurs and all de retro, the nei fame d'an all starting haby, internor, fames internor de la protecteur de la protecte	In the drag protections and all the extra the main factors of the main factor of the main factor of the main factor of the fa	THIS INDENTURE Made this first	By Deputy. ^{Teg. 3}	1745
with the spread read read and the petitic field of the same is and stated in the same is the same is a state of the same is a state state is a state of the same is a state of	with the sprear many many first the scalar distance is a scalar distance in the scalar distance in the scalar distance is a scalar distance. Scalar distance is the scalar dist	hundred and twenty eix	May , in the year of our Lord, one thousand nine	V
with the separatements and all the exists, is all a large of the single of the displant the order of the second periods is th	with the sequences and all the reside, like and laters of the main part of the first of the first of the sequence of the sequen	of Lawrence in the County of Doug		
Lot mimber fire (6) on Oxio street in the City of Lawrence, Kanas which appendixmence and all the setue, tith and interest of the mil part. Lot of the fing part hards which appendixmence and all the setue, tith and interest of the mil part. Lot of the fing part hards which appendixmence and all the setue, tith and interest of the mil part. Lot of the fing part hards which appendixmence and all the setue, tith and interest of the mil part. Lot of the fing part hards which appendixmence and all the setue, tith and interest of the mil part. Lot of the fing part hards which appendixmence and all the setue, tith and interest of the mil part. Lot of the fing part hards which appendixmence and all the setue, tith and interest of the mil part. Lot of the fing part hards which appendixmence and all the setue, tith and interest of the mil part. Lot of the fing part hards which appendixmence and parts hards the setue appendix here the part of the hards may hards which appendix the first of the first o	Let number fire (6) on Oxio street in the City of Learence, Kness which dropperformance and all the rests: tills and interest of the adj part. Los of the far part harm. And adjust of the adjust of the rests: tills and interest of the adj part. Los of the far part harm. Adjust of the adjus	WITNESSETH, that the said part is s of the first part, in considered and he (100)	2 Savings Bank, Lawrence, Kansas deration of the sum of part y of the second part. DOLLARS, to them duly paid, the receipt of Grant, Bargain, Sell and Mortgage to the said part Y of the second nor-	
with the appointermaners and all the restare, tills and laterest of the said part. Las of the fora protection is a single state in the form of the said part. All of the fora protection is a single state in the forage protection is a single state in the single state in the forage protection is a	with the separatereances and all the extate, tills and interest of the soil part. Into d the fast part has the fast part of the fast part of the soil part. Into d the fast part has the fast part of the fast part of the soil part. Into d the fast part of the soil part of the soil part. Into d the fast part of the soil part of the soil part of the soil part. Into d the fast part of the soil part of	Lot number five (5) on Ohio street in		
And the walf period. Bold — dive for period	And the mail part. 262 — d the first part d thereby coverants and agree that is the delays where d by use the backd server. 5 of the prevalues abave granted, and served d a prevalue of the delay will be even the delay delay fragment of the same server and derived the same server and derived be same server and d		, a barrono , nansas	
And the walf period. Bold — dive for period	And the mail part. 262 — d the first part d thereby coverants and agree that is the delays where d by use the backd server. 5 of the prevalues abave granted, and served d a prevalue of the delay will be even the delay delay fragment of the same server and derived the same server and derived be same server and d	and the second		
And the walf period. Bold — dive for period	And the mail part. 262 — d the first part d thereby coverants and agree that is the delays where d by use the backd server. 5 of the prevalues abave granted, and served d a prevalue of the delay will be even the delay delay fragment of the same server and derived the same server and derived be same server and d	and the second		1 1 1
And the walf period. Bold — dive for period	And the mail part. 262 — d the first part d thereby coverants and agree that is the delays where d by use the backd server. 5 of the prevalues abave granted, and served d a prevalue of the delay will be even the delay delay fragment of the same server and derived the same server and derived be same server and d			
And the walf period. Bold — dive for period	And the mail part. 262 — d the first part d thereby coverants and agree that is the delays where d by use the backd server. 5 of the prevalues abave granted, and served d a prevalue of the delay will be even the delay delay fragment of the same server and derived the same server and derived be same server and d			111
And the walf period. Bold — dive for period	And the mail part. 262 — d the first part d thereby coverants and agree that is the delays where d by use the backd server. 5 of the prevalues abave granted, and served d a prevalue of the delay will be even the delay delay fragment of the same server and derived the same server and derived be same server and d			1.40
And the walf period. Bold — dive for period	And the mail part. 262 — d the first part d thereby coverants and agree that is the delays where d by use the backd server. 5 of the prevalues abave granted, and served d a prevalue of the delay will be even the delay delay fragment of the same server and derived the same server and derived be same server and d			
And the walf period. Bold — dive for period	And the mail part. 262 — d the first part d thereby coverants and agree that is the delays where d by use the backd server. 5 of the prevalues abave granted, and served d a prevalue of the delay will be even the delay delay fragment of the same server and derived the same server and derived be same server and d			
And the walf period. Bold — dive for period	And the mail part. 262 — d the first part d thereby coverants and agree that is the delays where d by use the backd server. 5 of the prevalues abave granted, and served d a prevalue of the delay will be even the delay delay fragment of the same server and derived the same server and derived be same server and d			
And the walf period. Bold — dive for period	And the mail part. 262 — d the first part d thereby coverants and agree that is the delays where d by use the backd server. 5 of the prevalues abave granted, and served d a prevalue of the delay will be even the delay delay fragment of the same server and derived the same server and derived be same server and d			
And the walf period. Bold — dive for period	And the mail part. 262 — d the first part d thereby coverants and agree that is the delays where d by use the backd server. 5 of the prevalues abave granted, and served d a prevalue of the delay will be even the delay delay fragment of the same server and derived the same server and derived be same server and d			1411
And the walf period. Bold — dive for period	And the mail part. 262 — d the first part d thereby coverants and agree that is the delays where d by use the backd server. 5 of the prevalues abave granted, and served d a prevalue of the delay will be even the delay delay fragment of the same server and derived the same server and derived be same server and d			- 1-1-1
And the walf period. Bold — dive for period	And the mail part. 262 — d the first part d thereby coverants and agree that is the delays where d by use the backd server. 5 of the prevalues abave granted, and served d a prevalue of the delay will be even the delay delay fragment of the same server and derived the same server and derived be same server and d			111
And the walf period. Bold — dive for period	And the mail part. 262 — d the first part d thereby coverants and agree that is the delays where d by use the backd server. 5 of the prevalues abave granted, and served d a prevalue of the delay will be even the delay delay fragment of the same server and derived the same server and derived be same server and d	A STATE OF A		
And the walf period. Bold — dive for period	And the mail part. 262 — d the first part d thereby coverants and agree that is the delays where d by use the backd server. 5 of the prevalues abave granted, and served d a prevalue of the delay will be even the delay delay fragment of the same server and derived the same server and derived be same server and d			
And the walf period. Bold — dive for period	And the mail part. 262 — d the first part d thereby coverants and agree that is the delays where d by use the backd server. 5 of the prevalues abave granted, and served d a prevalue of the delay will be even the delay delay fragment of the same server and derived the same server and derived be same server and d			
And the walf period. Bold — dive for period	And the mail part. 262 — d the first part d thereby coverants and agree that is the delays where d by use the backd server. 5 of the prevalues abave granted, and served d a prevalue of the delay will be even the delay delay fragment of the same server and derived the same server and derived be same server and d			
And the walf period. Bold — dive for period	And the mail part. 262 — d the first part d thereby coverants and agree that is the delays where d by use the backd server. 5 of the prevalues abave granted, and served d a prevalue of the delay will be even the delay delay fragment of the same server and derived the same server and derived be same server and d			
And the walf period. Bold — dive for period	And the mail part. 262 — d the first part d thereby coverants and agree that is the delays where d by use the backd server. 5 of the prevalues abave granted, and served d a prevalue of the delay will be even the delay delay fragment of the same server and derived the same server and derived be same server and d		4	
The series individual reaches of individual fabrics, free and office of all factors have and the fabric of the series of the	The first provide rank of a limit the barries, be and derived all incombinance. The first provide the barries and derived the barries and the barries and the barries are and the barries and the barries are and the barries and the barries are and the barrie			
and the same large shares are been as been applying allowed and the same breed provides the life of this indenters, per all taxes or taxes may be include a mark to any beach and that includes a period and discretion beach and the analyse of the same breed and the same breed a	Mining the second process and provide the second process due and provide the first due of the biodenters, per all taxes or assessments that may be teried or assessment the may be teried or assessment tere te	with the appuretenances and all the estate, title and interest of the said part.	108 of the first part therein.	
The first in the same becomes and payeds, and that. They will later the building upon add read to the same target of the sam	The first is first in the same becomes do and payable, and that. They: Till. Here the bindings upon and real states the real and tracks is the same to see and payable and the pay. J. S. B. States and the same to see and payable and the pay. J. S. B. States and payable and the payable and payabl	And the said part 10 S of the first part do hereby covenant and agree that	10.8 of the first part therein. 1 at the delivery bereof they are the lawful owner_8 of the premies above granted, and search of a	
The first in the same becomes and payeds, and that. They will later the building upon add read to the same target of the sam	The first is first in the same becomes do and payable, and that. They: Till. Here the bindings upon and real states the real and tracks is the same to see and payable and the pay. J. S. B. States and the same to see and payable and the pay. J. S. B. States and payable and the payable and payabl	And the said part 10 S of the first part do hereby covenant and agree that good and indefeasible estate of inheritance therein, free and clear of all incumbrances,	t at the delivery hereof they are the lawful owner. S of the premises above granted, and seared of a	
The second per use year and have add the per half all of py web have have here are terms do not py subte and they mails insend a term per second. Use here and the insent is paid shall be per second by the indextore, and shall be per insent it is the per second per terms are second by the indextore, and shall be per second per terms of the per second per terms of terms of terms of ter per second per terms of terms of	The scene per target yes did have only carried per table all all of py web target to peritable table because a part of the indebiations, and shall bere into peritable. The indebiations, and shall bere into peritable table to receive and table to receive any of the scene peritable table table table to receive any of the scene peritable table tab	And the sold part. 10 S. of the first part do berely covenant and agree that good and indefeable estate of inheritance therein, free and clear of all incombrances, and that they will surrant and defend the same against all parties making lawful-kinn it is agreed between the parties hereto that the grant. 10.6 of the for tax and all at	t at the delivery hereof they are the lawful owner. S of the premises above granted, and search a	
This finite data and any data with manufactor of the finite data income as part of the indebtodene, second by this indebtode as more than the indettodenee, second by this indebtode and the interest at THIS finite data are more than the indebtodenee as and the indebtodenee, second by the indebtodenee are partial within the indebtodenee are not defined in the indebtodenee, second by the indebtodenee are partial within the indebtodenee are pare partial within the indebtodenee are partial within th	This find the first the data of the state of	And the mid part. 105 of the first part do hereby covenant and agree that good and indefensible estate of inheritance therein, free and clear of all incumbrances, and that they will sevent and defend the same against all parties making lavel claim thereto. It is agreed between the parties here to be min. 105 of the first part shall at against and real estate when the same between due and payalis, and that they, will imprave on payas a shall be expressed and dispatch and the there. Y.	t at the delivery hereof they are the lawful owner. S of the premies above graniest, and essed of a all times during the life of this indentare, pay all taxes or assessments that may be levied or assessed here, the buildings upon said real estate insured applicat for and torande in such sum and by such them. Here, the buildings that is the law of the said torande in such sum and by such	
arrenting to the terms of O10 ortain written obligation. for the payment of aid amm of meany, executed as the _first.dy d _kay _ 1b.26. Yes No.26. and by _ 1b2 terms made payable to the partV. of the second part, with all historie tecnular threes according threes and early be and the data and a set to serve any or of add to term or add data and a set to serve any or of add to term or add data and the set and residuation and set to serve and a set of second part, with all the tech or add to term or add the data and a set of the second part, with a listorie three second to the terms of and a obligation and set of the residuation and the set of the second part, with a listorie three second to the second part, with a listorie three second to the second part, with a listorie three second to the second part, with a listorie three second to the second part, with a listorie three second part, and the second part and the second part, and the secon	<pre>second g to the terms of</pre>	And the sold part. 105 of the first part do hereby covenant and agree that good and indefeasible estate of inheritance therein, free and clear of all incumbrances, and that they will serve at an end defend the same against all parties making lavid claim thereto. It is agreed between the parties hereto that the year. 105 of the first part shall at a against aid real estate when the same between due and payable, and that they will in insume on pany as shall be specified and directed by the part of the second part, the intervet. And in the second that goar 105 of the form part shall for an each torus at	t at the delivery hereof they are the lawful owner. S of the premises above granted, and search of a all times during the life of this indentator, pay all taxes or assessments that may be levied or assessed here the buildings upon maid real estate insured against fire and torande in such sum and by such the low, if any, made payable to the part. Y of the second part to the extent of it's	
Averding to the terms of	according to the terms of	And the sold part. 105 of the first part do hereby covenant and agree that good and indefeasible estate of inheritance therein, free and clear of all incumbrances, and that they will serve at an end defend the same against all parties making lavid claim thereto. It is agreed between the parties hereto that the year. 105 of the first part shall at a against aid real estate when the same between due and payable, and that they will in insume on pany as shall be specified and directed by the part of the second part, the intervet. And in the second that goar 105 of the form part shall for an each torus at	t at the delivery hereof they are the lawful owner. S of the premises above granted, and search of a all times during the life of this indentator, pay all taxes or assessments that may be levied or assessed here the buildings upon maid real estate insured against fire and torande in such sum and by such the low, if any, made payable to the part. Y of the second part to the extent of it's	
and by	and by	And the said part_105 of the first part do hereby covenant and agree that good and indefeasible estate of inheritance therein, free and clear of all incumbrances, and that they will servant and defend the same agree that all period mathematical and the first part half are a structure of the same the particular that the part 102 do the first part half are structure and real cover the particular between due and payable, and that they will 11 instruce or spacy as shall be prediced and directed by the part of the second part, instruct. And in the event that said part 102 of the first part shall fail to pay such taxes at part if the second part may pay said insue and insurance, or either, and the amount as THIS GIANT is insteaded as an emoritoge to second the sum of pays.	t at the delivery hereof they are the havful evence. S of the premises above granical, and seared at a all times during the life of this indoctore, pay all taxes or assessments that may be levid or assessed. Livey the buildings upon make real settate insured against for and torando in such and ay such the box, if may, made payable to the part $-V$ of the second part is the starts of -15 a. For the same terms due and payable and to keep and premises insured as herin payable, thus the so paid shall become a part of the indebtedness, secured by this indexture, and shall bear hierent at	
Bit Mark and Ladie to gray the same as provided in the indexample Bit Mark and Ladie to gray the same as provide a the same brain densate and the same to the same brain densate and the same brain den	Bar Mark and balls and bar as provide a stabilization The first stab and ball and bar as provide a stabilization Bar Mark Stab Ball bar Bar As provide a stabilization The first stabilization The first stabilization Bar Mark Stab Ball bar Bar As provide a stabilization The first stabilization The first stabilization Bar Mark Stab The first stabilization The first stabilization The first stabilization Bar Mark Stabilization The first stabilization The first stabilization The first stabilization Bar Mark Stabilization The first stabilization The first stabilization The first stabilization Bar Mark Stabilization The first stabilization The first stabilization The first stabilization The first stabilization Bar Mark Stabilization The first stabilization The first stabilization The first stabilization The first stabilization Bar Mark Stabilization The first stabilization The first stabilization The first stabilization The first stabilization Bar Mark Stabilization The first stabiliza	And the said part. 106 of the first part do	t at the delivery hereof they are the havial events. So if the premises above graniest, and search at a all times during the life of this indentary, pay all taxes or assessments that may be levied or assessed here the buildings upon mail real solutions incured against fire and torated in such sum and by meth the bow, if any, many mouth on the part. V of the second part is the statist of $\frac{15}{150}$. In the same become due and regulate and taxing and the keep and premains insured as therein previded, then the so paid shall become a part of the indebtedness, secured by this indentary, and shall here insures at 1000000000000000000000000000000000000	
bis result before is, bis many provided of weak of the base and the second of the result of the res	The Construct Derives in the manner provided by the manner of a link of a more stated and the more theory is before and a link or and a link of a more stated and the more theory is before and a link or and a link of a more stated and the more theory is before and a link or and a link of a more stated and the more theory is before and a link or and a link of a more stated and the more theory is before and a link or and a link of a more stated and the more theory is before and a link or and a link of a more stated and the more theory is before and a link or and a link of a more stated and the more theory is before and a link or and a link of a more stated and the more theory is before and a link or and a link of a more stated and and a more stated and and and and a more stated and and and and and a more stated and and and and and and and and and an	And the said part. 105 of the first part do	It at the delivery hereof they are the havial events. So if the premises above granical, and search at a said limited during the life of this indoctors, pay all taxes or assessments that may be levied or assessed . Leves the buildings upon mail real estate insured against for and log table is the part. $y = 0$ of the second part of the taxit of $\frac{11}{152}$, because the range bary hole to the part. $y = 0$ of the second part of the taxit of $\frac{11}{152}$, be the same terms due and payable not be part. $y = 0$ the second part of the taxit of $\frac{11}{152}$, ben the same terms due and payable much the part permission due to the part permission of the taxit of the individual bar hierest at the part of the individual bar the part of the individual second or $\frac{1}{152}$ of the second second or $\frac{1}{152}$ of the second seco	*
bis result before is, bis many provided of weak of the base and the second of the result of the res	The Construct Derives in the manner provided by the manner of a link of a more stated and the more theory is before and a link or and a link of a more stated and the more theory is before and a link or and a link of a more stated and the more theory is before and a link or and a link of a more stated and the more theory is before and a link or and a link of a more stated and the more theory is before and a link or and a link of a more stated and the more theory is before and a link or and a link of a more stated and the more theory is before and a link or and a link of a more stated and the more theory is before and a link or and a link of a more stated and the more theory is before and a link or and a link of a more stated and and a more stated and and and and a more stated and and and and and a more stated and and and and and and and and and an	And the said part. 105 of the first part do	It at the delivery hereof they are the havial events. So if the premises above granical, and search at a said limited during the life of this indoctors, pay all taxes or assessments that may be levied or assessed . Leves the buildings upon mail real estate insured against for and log table is the part. $y = 0$ of the second part of the taxit of $\frac{11}{152}$, because the range bary hole to the part. $y = 0$ of the second part of the taxit of $\frac{11}{152}$, be the same terms due and payable not be part. $y = 0$ the second part of the taxit of $\frac{11}{152}$, ben the same terms due and payable much the part permission due to the part permission of the taxit of the individual bar hierest at the part of the individual bar the part of the individual second or $\frac{1}{152}$ of the second second or $\frac{1}{152}$ of the second seco	4
bis result before is, bis many provided of weak of the base and the second of the result of the res	The Construct Derives in the manner provided by the manner of a link of a more stated and the more theory is before and a link or and a link of a more stated and the more theory is before and a link or and a link of a more stated and the more theory is before and a link or and a link of a more stated and the more theory is before and a link or and a link of a more stated and the more theory is before and a link or and a link of a more stated and the more theory is before and a link or and a link of a more stated and the more theory is before and a link or and a link of a more stated and the more theory is before and a link or and a link of a more stated and the more theory is before and a link or and a link of a more stated and and a more stated and and and and a more stated and and and and and a more stated and and and and and and and and and an	And the said part. 105 of the first part do	It at the delivery hereof they are the havial events. So if the premises above granical, and search at a said limited during the life of this indoctors, pay all taxes or assessments that may be levied or assessed . Leves the buildings upon mail real estate insured against for and log table is the part. $y = 0$ of the second part of the taxit of $\frac{11}{152}$, because the range bary hole to the part. $y = 0$ of the second part of the taxit of $\frac{11}{152}$, be the same terms due and payable not be part. $y = 0$ the second part of the taxit of $\frac{11}{152}$, ben the same terms due and payable much the part permission due to the part permission of the taxit of the individual bar hierest at the part of the individual bar the part of the individual second or $\frac{1}{152}$ of the second second or $\frac{1}{152}$ of the second seco	4
This affect by the rank beneficients. And adding of the first part has very series of the series of all beneficies seening thereins shall mixed and have and year in the series. IN WITNESS WHEREOF, the part 10S of the first part ha v9 hereunto set thoir hand 5 and seal 5 the day and year instantiation. IN WITNESS WHEREOF, the part 10S of the first part ha v9 hereunto set thoir hand 5 and seal 5 the day and year instantiation. IN WITNESS WHEREOF, the part 10S of the first part ha v9 hereunto set thoir hand 5 and seal 5 the day and year instantiation. IN WITNESS WHEREOF, the part 10S of the first part ha v9 hereunto set thoir hand 5 and seal 5 the day and year instantiation. IN WITNESS WHEREOF, the part 10S of the first part ha v9 hereunto set thoir hand 5 and seal 5 the day and year instantiation. IN WITNESS WHEREOF, the part 10S of the first part ha v9 hereunto set thoir hand 5 and seal 5 the day and year instantiation. STATE OF Kangas (SEAL) (SEA	the set of the second bar	And the said part. 105 of the first part do	It at the delivery hereof they are the hard event. S of the premises above graniest, and search at a said limited during the life of this indoctors, pay all taxes or assessments that may be levid or assessed. Level the buildings upon make real settle insured against for said transle in much sum as if y such the box. If may, made payable to the part. $-\sqrt{y}$ of the second part to the catcain of 15.8 has the same terms due and gayable and to keep and promise insured as a brein provided, thus the two paid shall be even a part of the indebtedness, secured by this indexture, and shall been interest at the same terms of each of gayable and to keep and promise insured as the brein provided, thus the two paid shall be brease a part of the indebtedness, secured by this indexture, and shall been interest at the same terms according to the terms of asid obligation and also to soraw any sam or to discharge any taxes with interest thereon is more gravited, in the result that and part lifes paid we called where the three same for and payable, or if the interest are not payed by the same terms of and payable, or if the interest and payable same three the same terms of and payable, or if the interest and payable same making and the same terms of the	
IN WITNESS WHEREOF, the part 105 of the first part ha 'V' hereunto set. the ir hand a and seal a the day and year and year has tabox's written. Mrs Hattie Curtis (SEAL) M.F. Curtia (SEAL) (SEAL) (SEAL) STATE OF Kansas (SEAL) (SEAL) STATE OF Kansas (SEAL) (SEAL) (Sean) (Sean) (Sean) (Sean) (Sean) <td>Inst WITNESS WHEREOF, the part 105 of the first part ha Y0 hereunto set their hand 5 and seal 5 the day and year Mrs Hattie Curtis (SEAL) M.F. Curtis (SEAL) STATE OF Construe BE IT REMEMBERED, That on this 18th day of May A. D. 19 26 before me, a Notary Public in the aforesaid County and State, came LS Hittie Curtis and Kaurice F. Curtis hor husband the same. WITNESS WHEREOF, I have hereunto subscribed my name, and affixed my official seal on the day and year last above written. My Commission Expires on the 13th A. D. WY Commission Expires on the 13th BELEASE L, the undersigned owner of the within more same domester the full garment of the data scured therefy, and authorize the Register of the scuret of the within more same domester the full garment of the data scuret, and authorize the Register of the within more score do heredy acknowled therefy, and authorize the Register of the science of the within more score do heredy acknowled therefy, and authorize the Register of the within more score do heredy acknowled therefy, and authorize the Register of the science of the within more score do heredy acknowled therefy, and authorize the Register of the within more score do heredy acknowled therefy, and authorize the Register of the within more score do heredy acknowled therefy acknowled therefy, and authorize the Register of the within more score do herefy acknowled therefy acknowled therefy acknowled there</td> <td>And the said part. 105 of the first part do</td> <td>t at the delivery hereof they are the havial events. S of the premises alone granical, and send at a all times during the life of this informators, pay all taxes or assessments that may be bried or assessed. Leve the building upon aid real estatis insured spin terms and a prach the loce, if any, made payable to the part. Y of the second part is the critical of 11g. In the same terms of due and payable and the keys aid premises insured as a brein provided, then the to p raid that hereme a part of the inductors, second by this indexture, and shall be restrict at the presence of the terms of said obligation and also to serve any sum or or to during any taxes with hierers there as herein previded, in the event as the indextors, the terms of and obligation and has to serve any sum or or to during any taxes with hierers there as herein previded, in the event that and part ides and pays is the first of a backgrape with the terms of and pays and the terms of and the part of the indextors, the indextor is the indextor in the indextor is the terms of the backgrape with the terms of and a backgrape with the terms of a backgrape with the terms of the backgrape with the part of the part of the same set of the backgrape with the same set of a backgrape with the same set of the same s</td> <td>4</td>	Inst WITNESS WHEREOF, the part 105 of the first part ha Y0 hereunto set their hand 5 and seal 5 the day and year Mrs Hattie Curtis (SEAL) M.F. Curtis (SEAL) STATE OF Construe BE IT REMEMBERED, That on this 18th day of May A. D. 19 26 before me, a Notary Public in the aforesaid County and State, came LS Hittie Curtis and Kaurice F. Curtis hor husband the same. WITNESS WHEREOF, I have hereunto subscribed my name, and affixed my official seal on the day and year last above written. My Commission Expires on the 13th A. D. WY Commission Expires on the 13th BELEASE L, the undersigned owner of the within more same domester the full garment of the data scured therefy, and authorize the Register of the scuret of the within more same domester the full garment of the data scuret, and authorize the Register of the within more score do heredy acknowled therefy, and authorize the Register of the science of the within more score do heredy acknowled therefy, and authorize the Register of the within more score do heredy acknowled therefy, and authorize the Register of the science of the within more score do heredy acknowled therefy, and authorize the Register of the within more score do heredy acknowled therefy, and authorize the Register of the within more score do heredy acknowled therefy acknowled therefy, and authorize the Register of the within more score do herefy acknowled therefy acknowled therefy acknowled there	And the said part. 105 of the first part do	t at the delivery hereof they are the havial events. S of the premises alone granical, and send at a all times during the life of this informators, pay all taxes or assessments that may be bried or assessed. Leve the building upon aid real estatis insured spin terms and a prach the loce, if any, made payable to the part. Y of the second part is the critical of 11g . In the same terms of due and payable and the keys aid premises insured as a brein provided, then the to p raid that hereme a part of the inductors, second by this indexture, and shall be restrict at the presence of the terms of said obligation and also to serve any sum or or to during any taxes with hierers there as herein previded, in the event as the indextors, the terms of and obligation and has to serve any sum or or to during any taxes with hierers there as herein previded, in the event that and part ides and pays is the first of a backgrape with the terms of and pays and the terms of and the part of the indextors, the indextor is the indextor in the indextor is the terms of the backgrape with the terms of and a backgrape with the terms of a backgrape with the terms of the backgrape with the part of the part of the same set of the backgrape with the same set of a backgrape with the same set of the same s	4
Mrs Hattie Curtis (SEAL) M.F. Curtis (SEAL) M.F. Curtis (SEAL) (SEAL) (SEAL) <td>Mrs Hattie Curtis (SEAL) M.F. Curtis (SEAL) M.F. Curtis (SEAL) (SEAL) (SEAL) <td>And the said part. 105 of the first part do</td><td>t at the delivery hereof they are the havial events. S of the premises alone granical, and send at a all times during the life of this informators, pay all taxes or assessments that may be bried or assessed. Leve the building upon aid real estatis insured spin terms and a prach the loce, if any, made payable to the part. Y of the second part is the critical of 11g. In the same terms of due and payable and the keys aid premises insured as a brein provided, then the to p raid that hereme a part of the inductors, second by this indexture, and shall be restrict at the presence of the terms of said obligation and also to serve any sum or or to during any taxes with hierers there as herein previded, in the event as the indextors, the terms of and obligation and has to serve any sum or or to during any taxes with hierers there as herein previded, in the event that and part ides and pays is the first of a backgrape with the terms of and pays and the terms of and the part of the indextors, the indextor is the indextor in the indextor is the terms of the backgrape with the terms of and a backgrape with the terms of a backgrape with the terms of the backgrape with the part of the part of the same set of the backgrape with the same set of a backgrape with the same set of the same s</td><td></td></td>	Mrs Hattie Curtis (SEAL) M.F. Curtis (SEAL) M.F. Curtis (SEAL) (SEAL) (SEAL) <td>And the said part. 105 of the first part do</td> <td>t at the delivery hereof they are the havial events. S of the premises alone granical, and send at a all times during the life of this informators, pay all taxes or assessments that may be bried or assessed. Leve the building upon aid real estatis insured spin terms and a prach the loce, if any, made payable to the part. Y of the second part is the critical of 11g. In the same terms of due and payable and the keys aid premises insured as a brein provided, then the to p raid that hereme a part of the inductors, second by this indexture, and shall be restrict at the presence of the terms of said obligation and also to serve any sum or or to during any taxes with hierers there as herein previded, in the event as the indextors, the terms of and obligation and has to serve any sum or or to during any taxes with hierers there as herein previded, in the event that and part ides and pays is the first of a backgrape with the terms of and pays and the terms of and the part of the indextors, the indextor is the indextor in the indextor is the terms of the backgrape with the terms of and a backgrape with the terms of a backgrape with the terms of the backgrape with the part of the part of the same set of the backgrape with the same set of a backgrape with the same set of the same s</td> <td></td>	And the said part. 105 of the first part do	t at the delivery hereof they are the havial events. S of the premises alone granical, and send at a all times during the life of this informators, pay all taxes or assessments that may be bried or assessed. Leve the building upon aid real estatis insured spin terms and a prach the loce, if any, made payable to the part. Y of the second part is the critical of 11g . In the same terms of due and payable and the keys aid premises insured as a brein provided, then the to p raid that hereme a part of the inductors, second by this indexture, and shall be restrict at the presence of the terms of said obligation and also to serve any sum or or to during any taxes with hierers there as herein previded, in the event as the indextors, the terms of and obligation and has to serve any sum or or to during any taxes with hierers there as herein previded, in the event that and part ides and pays is the first of a backgrape with the terms of and pays and the terms of and the part of the indextors, the indextor is the indextor in the indextor is the terms of the backgrape with the terms of and a backgrape with the terms of a backgrape with the terms of the backgrape with the part of the part of the same set of the backgrape with the same set of a backgrape with the same set of the same s	
M.F. Curtis (SEAL) (SEAL) (SEAL) STATE OF Kangas (SEAL) (SEAL) (SEAL) (SEAL) <	M.F. Curtis (SEAL) (SEAL) (SEAL) STATE OF Fangas (SEAL) (SEAL) (SEAL) (SEAL) <	And the said part. 105 of the first part do	It at the delivery hereof they are the havial events. So if the premises above granicet, and seared at a limited during the life of this indentator, pay all taxes or assessments that may be levied or assessed here, it is a product the second seco	
(SEAL) (SEAL)	(SEAL) (S	And the said part. 105 of the first part do	t at the delivery hereof they are the hard event. S of the premines above granicet, and search at a said united during the life of this indenters, pay all taxes or assessments that may be level or assessed here the building upon mail real estati insured against for same large the building upon mail real estati insured against for same large the building upon mail real estati insured against for same large the building upon mail real estati insured against for same large the instrument of the same large the the provided. Uses the two paid shall become a part of the indebtedees, secard by this indenture, and shall bear interest at the paid of the terms of and objective the two paid shall become a part of the indebtedees, secard by this indenture, and shall bear interest at the paid of the terms of and objective the terms of the terms of and objective the terms are part into the terms of and objective the terms are part to the terms of and objective the terms that into part 102 and 102 are the terms of and objective the terms are been the same terms the and particle on and parable or if the interest the object of the objective the terms and herein the terms are been to the terms of and objective the terms are been to the terms of and objective the terms are been the terms the interest the terms are been to the terms of the terms of the terms are to the object of the terms are to the terms are been to the terms of the terms are the terms are to the terms of the terms of the terms are to the terms are to the terms are the terms are to the terms are to the terms are to the terms are the terms are to the teterms are to the terms are to the terms are to the terms ar	
(SEAL) STATE OF Kannas (SEAL) BE IT REMEMBERED, That on this 18th day of May BE IT REMEMBERED, That on this 18th day of May BE IT REMEMBERED, That on this 18th day of May A. D. 19 26, before me, a Is Is Is Interview of the same person. 2. who excuted the foregoing instrument and duly acknowledged the execution of the same written. My Commission Expires on the 13th day of November 19 27 J.E. Brasfield Notary Public. ELEASE L, the undersigned owner of the within moreages do beredy acknowledge the full garment of the debt secured thereby, and authorize the Register of	(SEAL) STATE OF Kansas (SEAL) BE IT REMEMBERED, That on this 18th day of May A. D. 19 26 , before me, a Intervention of the same secure of the same person a. who executed the foregoing instrument and duly acknowledged the execution of the same. Is MITNESS WHEREOF, I have hereunto subscribed my name, and affixed my official seal on the day and year last above written. My Commission Expires on the 15th day of November 19 27 J.E. Brasfield Notary Public. Is BELASE I, the undersigned owner of the within moreages do heredy acknowledge the full garment of the debt secured thereive, and autorine the Register of	And the said part. 105 of the first part do	t at the delivery hereof they are the hard events. S of the premises above granicst, and send a sum of the delivery hereof they are the hard of events of the delivery hereof the industry, pay all taxes or assessments that may be levide or assessed. Level the balafing upon mail real static insured spatials for a grant delivery depicts for a grant delivery depicts for a grant delivery depicts of the part. y of the source depicts of the state of $\frac{1}{12}$. The delivery depicts of the same terms of de and payable not to here the taxes is and the part of the industry state is the part of the industry of the same terms of delivers at the same term of de and payable and to keep and provide these terms of the industry of the part of the	
(SEAL) STATE OF Kannas (SEAL) BE IT REMEMBERED, That on this 18th day of May BE IT REMEMBERED, That on this 18th day of May BE IT REMEMBERED, That on this 18th day of May A. D. 19 26, before me, a Is Is Is Interview of the same person. 2. who excuted the foregoing instrument and duly acknowledged the execution of the same written. My Commission Expires on the 13th day of November 19 27 J.E. Brasfield Notary Public. ELEASE L, the undersigned owner of the within moreages do beredy acknowledge the full garment of the debt secured thereby, and authorize the Register of	(SEAL) STATE OF Kansas (SEAL) BE IT REMEMBERED, That on this 18th day of May A. D. 19 26 , before me, a Intervention of the same secure of the same person a. who executed the foregoing instrument and duly acknowledged the execution of the same. Is MITNESS WHEREOF, I have hereunto subscribed my name, and affixed my official seal on the day and year last above written. My Commission Expires on the 15th day of November 19 27 J.E. Brasfield Notary Public. Is BELASE I, the undersigned owner of the within moreages do heredy acknowledge the full garment of the debt secured thereive, and autorine the Register of	And the said part. 105 of the first part do	 at the defivery hereof they are the hard events. S of the premines alone graniest, and send a a all lines during the life of this indenters, pay all taxes or assessments that may be bridd or assessed here the building upon add read end is used some and by mach the loce, if any, made payable to the part. Y of the some durate the inter of the indentedness, secured by this indenture, and all barents are itera and then the top paid shall become a part of the indentedness, secured by this indenture, and all bare interest at the indentedness, secured by this indenture, and shall be interest at the indentedness, secured by this indenture, and shall be a horring providel, then the top paid shall become a part of the indentedness, secured by this indenture, and shall be to interest at the or indented security of the terms of and obligations and also to secure any and or to indentegra any taxes with histories thereon as berein providel, in the rest thereon is a part of the indentedness, secured by this indenture, and shall be take part in 2.8 f. The indentedness are also be indented to the secure any and or to indentegra any taxes with histories thereon as berein providel, in the rest thereon is an end or part of the indented therein failed the indented therein failed the indented therein therein as berein provided, in the rest thereon are approximated to the analy provide therein therein therein and the indented therein failed therein therein and therein therein therein and therein therein therein therein the indented therein faile therein the and the and provided therein the state to the and provided to are indented to an end part and therein th	
STATE OF Eansas COUNTY OF Douglas)ss. DE IT REMEMBERED, That on this 18th day of May A. D. 19 26 , before me, a Notary Public in the aforessid County and State, came LS Histlie Curtis and Maurice F. Curtis hor husband to me personally know to be the same person 5. who excuted the foregoing instrument and duly acknowledged the execution of the same written. My Commission Expires on the 15th day of November 19.27 J.E. Brasfield Notary Public. ELEASE L, the undersigned owner of the within motenese do beredy acknowledge the full garment of the debt secured thereby, and authorize the Register of	STATE OF Kansas COUNTY OF Douglas BE IT REMEMBERED, That on this 18th Motary Public in the aforestid County and State, came LS Histlie Curtis and Maurice F. Curtis her husband the man personally known to be the same person 5. who executed the foregoing instrument and duly acknowledged the execution of the same person 5. who executed the foregoing instrument and duly acknowledged the execution of written. IN WITNESS WHEREOF, I have hereunto subscribed my name, and affixed my official seal on the day and year last above written. My Commission Expires on the 15th RELEASE L, the undersigned owner of the within morteners do heredwa changeadem the full mayment of the debt secured thereby, and authorize the Register of	And the said part. 105 of the first part do	It is the definery hereof they are the hard events. S of the premines above granted, and sensed at a link of during the life of this indentary, pay all taxes or assessments that may be levid or assessed here, it ary not payable to the part	
COUNTY OF Douglas	COUNTY OF Douglas 38. BE IT REMEMBERED, That on this 18th day of May A. D. 19 26 , before me, a Notary. Public in the aforesaid County and State, came In Interface Interface Interface Interface Interface Interface Interface This Release Interface This Release Interface <	And the said part. 105 of the first part do	It is the definery hereof they are the hard events. S of the premines above granted, and sensed at a link of during the life of this indentary, pay all taxes or assessments that may be levid or assessed here, it ary not payshe to be part. $-V$ of the second part to be testing of -16 to be to be building upon high contrast, $-V$ of the second part to be testing of -16 to be the payshe to be part. $-V$ of the second part to be testing of -16 to be paid at hereme a part of the indebtedees, exceed by this identities, and shall bere here at a second model of the testing of the testi	
COUNT OF Douglas	COUNT OF Long las	As the said part. 105 of the first part do	a si the delivery hered they are the hard event. S of the premines alove granted, and send at a all dime during the life of this indentare, pay all taxes or assessments that may be level or assessed here the buildings upon mail event events and an along the the taxes of a symmetry of the second parts the testical of 15. here the buildings upon mail event events of the second parts the testical of 15. here the number of the second symbol and the keep mail premises issued as herein previded, then the see paid which become a part of the indebtedmen, secured by this indentures, and shall bear interest at more than a part of the indebtedmen, secured by this indenture, and shall bear interest at more a second on the first day of <u>May</u> 10. 266, B interest according to the terms of mail obligation and also its secure any may as or to discharge any taxes with interest thereon a herein previded, in the event that mail part 168 interest mereling thereon is according to the terms of mail obligation and show its secure any may as the indenture any taxes with interest thereon as herein previded, in the event that mail part 168 interest mereling thereon is laby declarated. If declarb be made in meh approximate or any part its more interest mereling thereons, the the day more hard be carded be previded. In the explained it there interest mereling thereons is also and be previded be been as all the explained its there its interest and the respective parties on all to acc and there methed and there there its interest and the respective parties in the terms of a shall be previded be been as all the explained it there interest and the respective parties more shall be and all be and the previded be and y and y part interest and the respective parties in the terms of the and previded beam and all the explained it there interest and the respective parties in the second and there been and the second and the second and there is a second of the respective parties in the terms and there the parties of t	
LS Notary Public in the aforesaid County and State, came Hattie Curtis and Maurice F. Curtis her husband to me personally known to be the same person. 2. who executed the foregoing instrument and duly acknowledged the execution of the same. IN WITNESS WHEREOF, I have hereunto subscribed my name, and affixed my official seal on the day and year last above written. My Commission Expires on the 13th day of November 19.27 J.E. Brasfield Notary Public. RELEASE L, the undersigned owner of the within mostence do berefy achnowledge the full navment of the debt secured thereby, and authorize the Register of	LS Notary Public in the aforesaid County and State, came Hattie Curtis and Kaurice F. Curtis hor husband to me personally known to be the same person 2. who executed the foregoing instrument and duly acknowledged the execution of in WITNESS WHEREOF, I have hereunto subscribed my name, and affixed my official seal on the day and year last above written. My Commission Expires on the 13th day of November 19.27 J.E. Brasfield Notary Public RELEASE I, the undersigned owner of the within moreages do heredy acknowledge the full navment of the debt secured thereby, and authorize the Register of	As the said part_105 do the first part do needy arowant and agree that good and indefeatible state of inderitance therein, fire and clear of all incumbrance, it is agreed between the particle between that the part DES of the first part and at a said static they sill arrant and defead the same agrical all parties makes to key and it is agreed between the particle between that the part DES of the first part and at a said state of the same agrical all derived by the part DES of the first part shall all the memory as shall be specified at directed by the part Here, and have a interest. Askin the event that and part Both the memory Here, and have and Here, and the event that and part Here, and have and Here, and Here, and Here, and Here, and have and Here, and the event that and part Here and maxes, or the the asyment of and and by Here and Here and maxes Here and maxes, and Here and Here and maxes are provided in this indeparts. Here and Here and maxes are provided in this indeparts. Here and Here and maxes are be the part Here are all a parts are not worked, and all the charging and worked and the same are the maxes are rest of the design and worked are in the same are not be same are the same are rest of the design are not all shall be back for the shall be there are not all shall be back to be same are not all the same are not all shall be back of the same are not all shall be back of the same are not all shall be back of the same are not all shall be back of the same are not all shall be back of the same are not all shall be back of the same are not all shall be back of the same are not all same are not all shall be back of the same are not all shall be back of the same are not all same are not appreciated on the same are the same are not all same are not be the same are are parts and the same are no	a si the delivery hered they are the hard event. S of the premines alove granted, and send at a all dime during the life of this indentare, pay all taxes or assessments that may be level or assessed here the buildings upon mail event events and an along the the taxes of a symmetry of the second parts the testical of 15. here the buildings upon mail event events of the second parts the testical of 15. here the number of the second symbol and the keep mail premises issued as herein previded, then the see paid which become a part of the indebtedmen, secured by this indentures, and shall bear interest at more than a part of the indebtedmen, secured by this indenture, and shall bear interest at more a second on the first day of <u>May</u> 10. 266, B interest according to the terms of mail obligation and also its secure any may as or to discharge any taxes with interest thereon a herein previded, in the event that mail part 168 interest mereling thereon is according to the terms of mail obligation and show its secure any may as the indenture any taxes with interest thereon as herein previded, in the event that mail part 168 interest mereling thereon is laby declarated. If declarb be made in meh approximate or any part its more interest mereling thereons, the the day more hard be carded be previded. In the explained it there interest mereling thereons is also and be previded be been as all the explained its there its interest and the respective parties on all to acc and there methed and there there its interest and the respective parties in the terms of a shall be previded be been as all the explained it there interest and the respective parties more shall be and all be and the previded be and y and y part interest and the respective parties in the terms of the and previded beam and all the explained it there interest and the respective parties in the second and there been and the second and the second and there is a second of the respective parties in the terms and there the parties of t	
LS Hattio Curtis and Maurice F. Curtis her husband to me personally known to be the same person a. who executed the foregoing instrument and duly acknowledged the execution of the same. IN WITNESS WHEREOF, I have hereunto subscribed my name, and affixed my official seal on the day and year last above written. My Commission Expires on the 13th day of November 19.27 J.E. Brasfield Notary Public. RELEASE J, the undersigned owner of the within morteners do hereby achnowledge the full navment of the debt secured thereby, and authorize the Register of	LS Hattio Curtis and Kaurice F. Curtis hor husband to me personally known to be the same person g. who executed the foregoing instrument and duly acknowledged the execution of the same. IN WITNESS WHEREOF, I have bereauto subscribed my name, and affixed my official seal on the day and year last above written. My Commission Expires on the 15th day of November 19.27 J.E. Brasfield Notary Public. RELEASE I, the undersigned owner of the within morteness do heredy acknowledge the full navment of the debt secured thereby, and authorize the Register of	As the said part_105 do the first part do	 a it the delivery hered they are the hard events. S of the premines alone graniest, and send a send of the delivery hered this indicator, pay all taxes or assessments that may be level or assessed. Level the building tayon mail real estatic hourd against for and to prace the delivery here along and send to keep and provide the meson of part is the caterial of 15.8. In the same term me due and graphic mail to keep and provide the meson of part is the caterial of 15.8. In the same term me due and graphic mail to keep and provide the meson of part is the caterial of the indicators, and all there is and of y meson part is the caterial of the same term me due and graphic mail to keep and provide them the rear is and the level is indicators, and shall be relatered at the part is and the same and the level is indicators, and shall be relatered at the provide the term of and called higher is a same of the indicators, and all there is the rear is a same of the indicators, and the term of and called higher is a same of the indicators and the term of and called higher is a same of the indicators are been of the term of and called higher is a same of the indicators are been as the and part is a same of the indicators are been as the and part is a same of the indicators are been as the same term in the indicator is a same of the indicators are been as the and part is a same of the indicator is a same of the indicat	
to me personally known to be the same person g. who executed the foregoing instrument and duly acknowledged the execution of the same. IN WITNESS WHEREOF, I have hereinto subscribed my name, and affixed my official seal on the day and year last above we ritten. My Commission Expires on the 13th day of November 19.27 J.E. Brasfield Notary Public. RELEASE J, the undersigned owner of the within morteners do hereby acknowledge the full navment of the debt secured thereby, and authorize the Register of the within morteners do hereby acknowledge the full navment of the debt secured thereby, and authorize the Register of the within morteners do hereby acknowledge the full navment of the debt secured thereby, and authorize the Register of	to me personally known to be the same person g. who executed the foregoing instrument and duly acknowledged the execution of the same. IN WITNESS WHEREOF, I have hereunto subscribed my name, and affixed my official seal on the day and year last above written. My Commission Expires on the 13th day of November 19 27 J.E. Brasfield Notary Public. RELEASE I, the undersigned owner of the within mortenes do hereby acknowledge the full navment of the debt secured thereby, and authorize the Register of	As the said part. 105 of the first part do needy around ta dagne that good and indefeatible entate of inheritance therein, fire and clear of all incuminance,	is at the delivery hered they are the hard event. S of the premines alone granted, and send a s all lines during the life of this indentary, pay all taxes or assessments that may be looked or assessed Large the buildings upon make real sentent and sentent against for s and taraxies in an asi by such the box. If may, made payable to the part. J of the second part to the catcal of 15.5. Then the mare terms due and symble and to keep and promise isamed as a brent provided, thus the two paid shall become a part of the indebtedees, secured by this indenture, and shall bear hieres at indebtedees, secured by this indenture, and shall bear hieres at indebtedees, secured by this indenture, and shall bear hieres at a most of more, executed on the first day of <u>May</u> . In 26.6, the the same terms of the indebtedees, secured by this indenture, and shall bear hieres at interest accounts thereas and may have of the indebtedees, secured by this indenture, and shall bear hieres at interest accounts thereas a the interest and back to sense any son or to delating any taxes with interest thereas a before provided, in the result shall part lifes paid when the same therma the interest independent of the interest and explain a state with interest interest, the interest sectors and works, and the appear is the interest interest. Thereas and a thereas a day has a first back and the back the appear is the interest interest. The appear is the interest in the interest is the interest in the interest is the interest in the interest. The appear is a day the interest interest is the interest in the interest is the interest and explain a state is the interest in the interest. The appear is a day when the interest is the interest in the interest is and its interest. The interest is the interest in the interest is a day when and the interest is a day when any interest is a day when a	
the same. WITNESS WHEREOF, I have hereunto subscribed my name, and affixed my official seal on the day and year last above written. My Commission Expires on the 13th day of November 19.27 J.E. Brasfield Notary Public. RELEASE J, the undersigned owner of the within morteners do hereby achieved the full navment of the debt secured thereby, and authorize the Register of 12.2.	the same. WITNESS WHEREOF, I have bereuto subscribed my name, and affixed my official seal on the day and year last above written. My Commission Expires on the 13th day of November 19 27 J.E. Brasfield Notary Public. RELEASE I, the undersigned owner of the within mortance do hereby acknowledge the full navment of the debt secured thereby, and authorize the Register of 122	And the said part. 105	is at the defivery hereof they are the hard ensare. S of the premines alore graniest, and send a a all dimes during the life of this indentary, pay all taxes or assessments that may be brief or samend. Level the building upon akit real estimation insured against for sease and to reade in such sum and by math the lows, if any, made payable to the part. Y of the second part is the crists of if a second part is the crists of a second part is the second part is the crist of a second part is the se	
written. My Commission Expires on the 13th day of November 19.27 J.E. Brasfield RELEASE I, the undersigned owner of the within morteners do bereby acknowledge the full navment of the debt secured thereby, and authorize the Register of Control of the secure difference	written. My Commission Expires on the 15th day of November 19.27 J.E. Brasfield RELEASE I, the undersigned owner of the within mortance do hereby acknowledge the full navment of the debt secured thereby, and authorize the Register of 122	And the said part. 105 of the first part do	is at the delivery hered they are the hard event. S of the premise alove granted, and send al a all dime during the life of this indentare, pay all taxes or assessments that may be looked or assessed here the buildings upon make real setting targets and the make may along a setting the life of this indentare, pay all taxes or assessments in the setting of the target and the setting and th	
All Commission Expires on the 13th day of Royember 19.27 J.E. OPS81810 Notary Public. RELEASE I, the undersigned owner of the within mortrage do hereby acharacterise the full navment of the debt secured thereby, and authorize the Register of 12.2	RELEASE I, the undersigned owner of the within mortance do hereby acknowledge the full navment of the delt secured thereby, and authorize the Register of the within mortance do hereby acknowledge the full navment of the delt secured thereby, and authorize the Register of the secured thereby and the secured thereb	And the said part_105 do the first part do	is it the defivery hered they are the hard event. S of the premiers alove granted, and even d a solution of the information	as written
RELEASE I, the undersigned owner of the within mortranee do hereby acknowledge the full navment of the debt secured thereby, and authorize the Register of	RELEASE I, the undersigned owner of the within mortrages do hereby acknowledge the full navment of the delt secured thereby, and authorize the Register of	And the said part. 105 of the first part do	<pre>t at the defivery hered they are the hard ensare. 5 of the premines alone granted, and send d a all lines during the life of this indentary, pay all taxes or assessments that may be locid or assessed at here the building upon akit and elastic hourd apakit for seal and parts the scatt of if any made payable to the part y of the second parts is the citat of if a second part is the citat of if any made payable to the part y of the second parts is the citat of if a second part is the citat of a second part is the second of a second base of a second of a second of a second base of a second of a second base of a second of a second of a second of a second base of a second of a s</pre>	theoriginal
I, the undersigned owner of the within mortgage, do hereby acknowledge the full payment of the debt secured thereby, and authorize the Register of Deeds to enter the discharge of this mortgage of record. Dated this 17 ⁷⁴ day of Security 19.29. Auto & all Changes (Canada Canada Can	I, the undersigned owner of the within mortgage, do hereby acknowledge the full payment of the debt secured thereby, and authorize the Register of Deeds to enter the discharge of this mortgage of record. Dated this 17 ⁷⁰ day of Securifience 19.29. Corp Securifies Country Bank, Lucrence Hanna - Hore - Mortgagee. Owner, I O 2016, blog - Owner,	And the said part. 105 of the first part do	is at the defivery hered they are the hard event. S of the premines above granicst, and send a send of a set of the information, pay all taxes or assessments that may be level or assessed. Level the building tayon mail real estats insured against for same target of the information, pay of the second pays to the same target of the information, pay of the second pays to the same target of the information, pay of the second pays to the same target of the information of the same target of the same target of the information of the same target of the same target of the information of the same target of the same target of the same target of the same target of the information of the same target of the same targe	theoriginal or tgage st entered
Deeds to enter the discharge of this mortgage of record. Dated this 17th day of Securiber 1929. Reg. of Deeds	Deeds to enter the discharge of this mortgage of record. Dated this 17th day of Securiber 1929. Corp Suce Marchards Low & Jamiys Bank, Lunguer Kanna & Good Suce Job 2016, block Parking Mortgager. Owner.	And the said part. 105 of the first part do	is at the defivery hered they are the hard event. S of the premiers alone granted, and send at a all dimed during the life of this indentare, pay all taxes or assessments that may be level or assessed Leven the buildings upon make real sentent and and a sentent and the same at any set buildings upon make real sentent and and provided. Uses the two paid shall become a part of the indebtedees, secured by this indenture, and shall beer hieres at indepth set of the rest of the indebtedees, secured by this indenture, and shall beer hieres at indepth set of the rest of the indebtedees, secured by this indenture, and shall beer hieres at indepth set of the rest of the indebtedees, secured by this indenture, and shall beer hieres at indepth set of the indebtedees, secured by this indenture, and shall beer hieres at or to define any set of the indebtedees, secured by this indenture, and shall beer hieres at interest accounts thereas the indebtedees, secured by this indenture, and shall beer hieres at or to define any set of the index secures that index index secures at the option of the second section of the option of the option in the second of the second section of the second section of the second	theoriginal or tgage a entered his.d
and & a Marchants Low & Danings Bank Lunena Rama	Cop Suce Prechants Low & Danings (Bant, Lunsue Canson IN The bills Practice Moregoe Owner.	And the said part. 105 of the first part do	<pre>is at the defivery hered they are the hard event. 5 of the premiers alone granted, and send al al all lines during the life of this indexters, pay all taxes or assessments that may be level or assessed the keep the building types mail real estis insured against for and pay able to the print</pre>	as written theoriginal ar tgage : entered his/fday t chections 927
	IQ 70% infer Quanting Morrage Uniter.	And the said part. 105 of the first part do	<pre>is at the defivery hered they are the hard event. 5 of the premiers alone granted, and send al al all lines during the life of this indexters, pay all taxes or assessments that may be level or assessed the keep the building types mail real estis insured against for and pay able to the print</pre>	As written theoriginal aurigage i entered his/fday i dec

ay of M._ da.

nine :807 part. part. part,

of a mathing that and a set of the set of th

of ve