	A REAL PROPERTY AND A REAL
State of the	
564	and the second
204	· · · · ·
Classical Statistics	Ecg. No. 2350
	A CONTRACTOR OF THE OWNER OWNER OF THE OWNER OWNE OWNER OWNE

æ

MORTGAGE RECORD 69

FROM	STATE OF KANSAS, DOUGLAS COUNTY, ss. This instrument was filed for record on the 2 nd	and the second
Amanda Bovser TO	Peb A. D., 197 7., at 2:15:	P. M.
Dokiel TO	Peb A. D., 1997, at 2:15: Lea EWellman	ter of Deeds.
Peoples State Bank,	By	Deputy.
	day of February , in the year of our Lord, one	
THIS INDENTURE, Made this 1 hundred and twonty-seven	between	thousand nine
Amanda Bouser (Formerly	Amanda Clary) and C.D.Bouser, her husband,	
of Willow Springs Twp. in the Co parties of the first part, and Peop	ounty of Douglas and State of Kansas les State Bank, ^B aldwin, Kansas	······································
	of the first part, in consideration of the sum of	e second part.
Eight Hundred Seventy J No/		
	If of the South Half of the West Half of the	
	marter of Section Bleven (11) Township Fifteen (15)	
	the second s	
of Range Ni	ine teen	
)		
		·
	interest of the said part 100 01 the first part therein.	
And the said part 105 of the first part do 05 he	reby covenant and agree that at the delivery hereof they are the lawful owner of the premises above grantel.	and reized of a
And the said part 108 of the first part do 08 he	reby covenant and agree that at the delivery hereof they are the lawful ownerof the premises above granted, f all incumbrances	of Beld
And the said part 105 of the first part do 05 he	reby covenant and agree that at the delivery hereof they are the lawful ownerof the premises above granted, f all incumbrances	of Beld
And the said part 105 of the first part do 85 he cood and indefcasible estate of inheritance therein, free and clear o win Kansas for \$500.00 due May 15 do that they will warrant and defend the same against all begins It is agreed between the part 165	reby revenant and agree that at the delivery hereof they are the harful owner of the premises above granted, I all incumbrances, ^D xCept & mortgage to the Baldwin-State Bank, 2023 making the deliver and a sail times during the life of this indenture, pay all taxes or assessments that may be ke	of Bald-
And the said part_108 — of the first part do 88 _ he cool and indefeatible estate of inbertiance therein, free and elece or with Kong San 100, 500,000 dues May 15 he are between the parties bereto that the part_100 his agreen between the parties bereto that the part_100 states and real retate when the same becomes due and payable.	reby revenant and agree that at the delivery hereof they are the harful ownerof the premises above granted, fall incurstances	ied or assessed
And the said part 108 of the first part 4088 be record and indefrainble extra to inheritance therein, first and clean to mean Kangase for \$500, 00 due. May 15 means the same to the same testing and the same list agree between the parts here to that the part 100 related will real state when the same become due and payahe.	reby revenant and agree that at the delivery hereof they are the hards ownerof the promises above granted, fall incurnates.exe	of Bald- ied or assessed m and by such d the la
And the mid part. 10g of the first part do 85 be seed and indefaultile estate of inheritance therein, fare and electro within Kangases. For: \$500,000 dime. May 15 mid that pay will estrain taid direct the same assists all require R is agreed between the parts hereit to be an and payake, neurance or mpany as shall be specified and directed by the part terms. And in the event that said part. 10g so the first payake.	reby revenuent and agree that at the delivery hereof they are the landed owner — of the premises above granted, 1 all incumbrances, D Xcept a mortgage — to the Baldwin - State Bank, 282 making their learn thereton. a of the first part hald as all times during the life of this indenture, pay all taxes or assessments that may be learned and that they will keep the buildings upon said real estate insured against for and terrado in such au y of the second part, the leas, if ary, made payable to the part — y — of the second part to the estate of a been are will full for your with taxe show the same teverse durand payable and to keep all premises insured a been are	of Bald- ied or assessed m and by such (.thoir
And the said part <u>108</u> of the first part do 85 be seed and indefaultible settate of inheritance therein, first and clears to main Kanggas, for <u>5000, 5000, 000</u> the May <u>15</u> of this ray will serial and direct the same assists all length It is greated between the parts herein that the part <u>100</u> grinnt said real settate when the same herein and up apake, numbers on sparsy as shall be specified and directed 19 the part. termst. And in the event that said part <u>1005</u> of the first part and <u>1000</u> , <u>1000</u> , and <u>1000</u> , <u>1000</u> , <u>1000</u> , <u>1000</u> , <u>1000</u> , <u>1000</u> , <u>1000</u> , <u>1000</u> , <u>1000</u> , <u>1000</u> , <u>1000</u> , <u>1000</u> , <u>1000</u> , <u>1000</u> , <u>1000</u> , <u>1000</u> , <u>1000</u> , <u>1000</u> , <u>1000</u> , <u>1000</u> , <u>1000</u> , <u>1000</u> , <u>1000</u> , <u>1000</u> , <u>1000</u> , <u>1000</u> , <u>1000</u> , <u>1000</u> , <u>1000</u> , <u>1000</u> , <u>1000</u> , <u>1000</u> , <u>1000</u> , <u>1000</u> , <u>1000</u> , <u>1000</u> , <u>1000</u> , <u>1000</u> , <u>1000</u> , <u>1000</u> , <u>1000</u> , <u>1000</u> , <u>1000</u> , <u>1000</u> , <u>1000</u> , <u>1000</u> , <u>1000</u> , <u>1000</u> , <u>1000</u> , <u>1000</u> , <u>1000</u> , <u>10000</u> , <u>1000</u> , <u>10</u>	reby revenant and agree that at the delivery hereof they are the harfol ownerfo the premises above granted, f all incurnerance	- of Bald- ied or answerd m and by such (. the):
And the said part <u>108</u> of the first part do 85 be seed and indefaultible settate of inheritance therein, first and clears to main Kanggas, for <u>5000, 5000, 000</u> the May <u>15</u> of this ray will serial and direct the same assists all length It is greated between the parts herein that the part <u>100</u> grinnt said real settate when the same herein and up apake, numbers on sparsy as shall be specified and directed 19 the part. termst. And in the event that said part <u>1005</u> of the first part and <u>1000</u> , <u>1000</u> , and <u>1000</u> , <u>1000</u> , <u>1000</u> , <u>1000</u> , <u>1000</u> , <u>1000</u> , <u>1000</u> , <u>1000</u> , <u>1000</u> , <u>1000</u> , <u>1000</u> , <u>1000</u> , <u>1000</u> , <u>1000</u> , <u>1000</u> , <u>1000</u> , <u>1000</u> , <u>1000</u> , <u>1000</u> , <u>1000</u> , <u>1000</u> , <u>1000</u> , <u>1000</u> , <u>1000</u> , <u>1000</u> , <u>1000</u> , <u>1000</u> , <u>1000</u> , <u>1000</u> , <u>1000</u> , <u>1000</u> , <u>1000</u> , <u>1000</u> , <u>1000</u> , <u>1000</u> , <u>1000</u> , <u>1000</u> , <u>1000</u> , <u>1000</u> , <u>1000</u> , <u>1000</u> , <u>1000</u> , <u>1000</u> , <u>1000</u> , <u>1000</u> , <u>1000</u> , <u>1000</u> , <u>1000</u> , <u>1000</u> , <u>1000</u> , <u>1000</u> , <u>10000</u> , <u>1000</u> , <u>10</u>	reby revenant and agree that at the delivery hereof they are the harfol ownerfo the premises above granted, f all incurnerance	of Bald- ied or assessed m and by such (.thoir
And the mail part. 10g of the first part do 85 be seed and indefaultile state of inheritance therein, free and dence of the form ($S_{\rm eff} = S_{\rm eff} = S_{\rm eff} > S_{\rm eff} > S_{\rm eff} = S_{\rm eff} = S_{\rm eff} > S_{\rm eff} = S_{\rm$	reby revenant and agree that at the delivery hereof they are the hardel owner of the premises above granted, 1 all incumbrances, D XCOPT A mortgage to theBaldwin - State Bank; 2023 make the deliver the thereta. jo the first part hald at all times during the life of this indenture, pay all taxes or assessments that may be lev- and that .they .will keep the buildings upon said real estate insured against fee and terrado in such su Y of the second part, the leve, if ary, made payable to the part of the second part to the estimate that lift to gay avail taxes when thesame be been demonstrated applies and they and premise insured as been peo- , or either, and the amount so paid shall become a part of the indebtedness, secured by this indenture, and shall 1 ment of the sum of	of Beld- hel er assessed as nad by such (. the ir
And the said part 1_{000} dt fent part 4000 be cread and indefauible sensate in inderitance therein, free and elser Min R Kangsan S. Ort S500.000 dtus May 15Hi is served between the parties hereto that the part 1000grainst add real extats when the same herease due and payable,nearmose excepts a shall be specified and directed by the part.Interest. And in the event that taid part 1000 of the fract-tarters. And in the event that taid part 1000 of the fract-tarters is a shall be specified and directed by the part.The first here the date of payment with the first here therest 1000 from the date of payment with the first here therest first of the date of payment with the part of therest first of the second pay may pay and taxes and housancethe rest first of the date of payment with the part of therest first of the date of payment with the part of theDight Hundred second pay the pay the No / NO0evention to be there as 1000 events with the objection	refy revenuest and agree that at the delivery hereof they are the harfol ensate	- of: Bald- ited or assessed an and by such 4 thoir tided, then the war interest at DOLLARS, 10 27
And the said part 10g of the first part do 85 be record and indictable estate of indicritance therein, first and clears of matching a same show the same termine in the same section of the same is the same termine in the same become due and paylike is the same termine and half the period and the real to 100 memory of may are shall be period and directed by the part- nerset. And/in the event that taid part 100 for the same termine and half the period and directed by the part- nerset. And/in the event that taid part 100 for the first the intered data are more than and the same termine the intered data are more than the termine of the intered data are more than the same be rule of the intered data are more than the same Light Hundred seventy & No/Loo creating the terms are be payled to the part 103 when the term and terms may payle to the part 103 when the terms are be payled to the part 103 when the terms are be payled to the part 103 when the terms are be payled to the part 103 when the terms are be payled to the part 103 when the terms are be payled to the part 103 when the terms are be payled to the part 103 when the terms are be payled to the part 103 when the terms are be payled to the part 103 when the terms are be payled to the part 103 when the terms are becaused to the terms are be payled to the part 103 when the terms are becaused to the term are the term the term the term term the term term term term term term term ter	reby revenant and agree that the delivery hereof they are the hards ownerf the promises above granted, fall incurtances,ZCOPT & mortgageto the Baldwin-State Bank; make bedief alam thereto. of the fore part alah at all times during the life of this indenture, pay all tarse or assessments that may be ler and that they will keep the buildings upon said real estate insured arises for and toracdo in such to y of the second part, the less if any, made payable to the part of the second part to the extent o that fail to pay such taxes when the same breame a part of the indettedness, second by this indenture, and shall ment of the run of =	of Beld- hel er answerd m and by such (. the ir wer interest at DOLLARS, 19.27,
And the said part 1gg_ of the first part de SE be record and indefaulties entated inheritance therein, fire and elser "Aftin A Kangsas for \$500.00 due May 15 If it is agreed between the parties herein shall be the guide of the second part may part the said of the said of the same of the second part may part of the said herein a star and the second part may part of the said herein a star the said is the second part may part of the said herein the said of the second part may part of the said herein the same of the second part may part of the said herein the said of the second part may part of the said herein the said of the second part may part of the said herein the said of the said of parties that the said herein Dight Hundred second the said part of the said herein Dight Hundred second the said part of the said herein the said of the said of the said second the said part of the said the said of the said of the said second the said second the said the said of the said of the said second the	refy revenuest and upree that at the delivery hereof they are the harfol ensure of the premises above granted, tail incuminates, XCOPT A mortgagg to the Baldwin-State-Bank , 222 as to tell the thereon. of the more thereon. of the second part, the less, if any, made parallable to the part of the second part is the result to be taken and that thoy will keep the baldings uppen said real state innored against for and torzado in socks as of the second part, the less, if any, made parallable to the part of the second part is the second pa	- of: Bald- fole or answed an and by such 4 thoir - rided, then the war interest at DOLLARS, 19. 27 ,
And the said part 1gg_ of the first part de SE be record and indefaulties entated inheritance therein, fire and elser "Aftin A Kangsas for \$500.00 due May 15 If it is agreed between the parties herein shall be the guide of the second part may part the said of the said of the same of the second part may part of the said herein a star and the second part may part of the said herein a star the said is the second part may part of the said herein the said of the second part may part of the said herein the same of the second part may part of the said herein the said of the second part may part of the said herein the said of the second part may part of the said herein the said of the said of parties that the said herein Dight Hundred second the said part of the said herein Dight Hundred second the said part of the said herein the said of the said of the said second the said part of the said the said of the said of the said second the said second the said the said of the said of the said second the	refy revenuest and upree that at the delivery hereof they are the harfol ensure of the premises above granted, tail incuminates, XCOPT A mortgagg to the Baldwin-State-Bank , 222 as to tell the thereon. of the more thereon. of the second part, the less, if any, made parallable to the part of the second part is the result to be taken and that thoy will keep the baldings uppen said real state innored against for and torzado in socks as of the second part, the less, if any, made parallable to the part of the second part is the second pa	- of: Bald- fole or answed an and by such 4 thoir - rided, then the war interest at DOLLARS, 19. 27 ,
And the said part 1gg_ of the first part de SE be record and indefaulties entated inheritance therein, fire and elser "Aftin A Kangsas for \$500.00 due May 15 If it is agreed between the parties herein shall be the guide of the second part may part the said of the said of the same of the second part may part of the said herein a star and the second part may part of the said herein a star the said is the second part may part of the said herein the said of the second part may part of the said herein the same of the second part may part of the said herein the said of the second part may part of the said herein the said of the second part may part of the said herein the said of the said of parties that the said herein Dight Hundred second the said part of the said herein Dight Hundred second the said part of the said herein the said of the said of the said second the said part of the said the said of the said of the said second the said second the said the said of the said of the said second the	refy revenuest and upree that at the delivery hereof they are the harfol ensure of the premises above granted, tail incuminates, XCOPT A mortgagg to the Baldwin-State-Bank , 222 as to tell the thereon. of the more thereon. of the second part, the less, if any, made parallable to the part of the second part is the result to be taken and that thoy will keep the baldings uppen said real state innored against for and torzado in socks as of the second part, the less, if any, made parallable to the part of the second part is the second pa	- of: Bald- fole or answed an and by such 4 thoir - rided, then the war interest at DOLLARS, 19. 27 ,
And the said part 108 dt fint part 4088 be record and indictamble extra to indicrimant therein, fire and ciece of main Akangas, for, \$500, 00 dtos. May 15 Main the same is a for a first the same scatter will be His agree to be therein the parts herein to a first solution marries or mayar as hall be specified and direct by the part iters and the same is a direct to the same is a solution therein the same is a direct to the same is a solution therein the same is a solution of the same is a solution therein the same is a solution of the same is a solution therein the same is a solution of the same is a solution therein the same is a solution of the same is a solution the same solution is a solution of the same is a solution the same solution is a solution of the same is a solution if the first shall all to pay the same as provided in this is derived the first shall all to pay the same as provide in the isolation of the first shall all to pay the same as provide in the isolation if the first shall all to pay the same as provide in the isolation if the first shall all to pay the same as provide in the isolation if the first shall all to pay the same as provide in the isolation if the first shall all to pay the same as provide in the isolation if the first shall all to pay the same as provide in the isolation if the first shall all to pay the same as provide in the isolation if the first shall all to pay the same as provide in the isolation if the first shall shall be pay the same as provide in the isolation i	reby revenant and agree that the delivery hered they are the hards owner of the premises alove granted, fall incurtances,	of Beld- for or assessed as and by such 4. thoir- fields. that the erar interest at DOLLARS, 19. 27., * any sum or Wind and
And the sail part <u>100</u> of the first part do <u>05</u> be doed and indeficialitie state of inheritance therein, fire and elser Mark Kongses . for <u>\$500.00</u> due May <u>15</u> H is agreed between the parties herein shall the part <u>100</u> H is agreed between the parties herein shall be the part <u>100</u> and <u>100</u> and <u>100</u> and <u>100</u> and <u>100</u> and <u>100</u> and <u>100</u> mutakers a major parties when the asset becomes due and paysible, mutakers is added to the state state of the <u>100</u> and <u>100</u> and <u>100</u> THOS GUANT is intreaded as a shared to <u>100</u> and <u>1000</u> and <u>1000</u> and <u>1000</u> and <u>1000</u> and <u>1000</u> and <u>1000</u> and <u>1000</u> and <u>1000</u> and <u>1000</u> and <u>1000</u> and <u>1000</u> and <u>1000</u> and <u>1000</u> and <u>1000</u> and <u>1000</u> and <u>1000</u> and <u>1000</u> and <u>10000</u> and <u>10000</u> and <u>1000000000000000000000000000000000000</u>	nets reveaust and agree that at the delivery hered they are the hards ensure of the premises above granted, it all incuminance, Decomp 1 a mortgagg to the Baldwin-State Bank , 2023 a total the therea. 2024 the hard in the hard in the dual for this inductory, pay all takes or assessments that may be hard 2024 the hard in the hard in the area of the and payable and to keep add premise insured as herein pre- tice of the area of the mount on paid shall become a part of the indebidedness, secured by this indesture, and shall ment of the man of 2024 the payment of add shall become a part of the indebidedness, secured by this indesture, and shall ment of the man of 2024 the payment of add shall become a part of the indebidedness, secured by this indesture, and shall be not to pay for any insurance or to discharge any taxes with interven thereon as herein provided, in the event that a 2024 to pay discharge any taxes with intervent thereon as herein provided, in the event that a 2024 to pay discharge any taxes with intervent thereon the mas in the payment or any 2024 the payment of add when the same the same in payable, or if the insurance is not they tay taxes 2024 to pay of the the same of the same of the same payable, or if the insurance is not they tay taxes with intervent therean a thread and therean is the same in the taxes in and taxes in the same of the same of the same of the same payable, or if the insurance is not take have of the same o	- of: Beld- fed or assessed m and by such 4. thoir- tided, then the erar interest at DOLLARS, 19. 27., * any sum or sid party y gart thereof, versel million part thereof, part thereo
And the sail part <u>100</u> of the first part do <u>05</u> be doed and indeficialitie state of inheritance therein, fire and elser Mark Kongses . for <u>\$500.00</u> due May <u>15</u> H is agreed between the parties herein shall the part <u>100</u> H is agreed between the parties herein shall be the part <u>100</u> and <u>100</u> and <u>100</u> and <u>100</u> and <u>100</u> and <u>100</u> and <u>100</u> mutakers a major parties when the asset becomes due and paysible, mutakers is added to the state state of the <u>100</u> and <u>100</u> and <u>100</u> THOS GUANT is intreaded as a shared to <u>100</u> and <u>1000</u> and <u>1000</u> and <u>1000</u> and <u>1000</u> and <u>1000</u> and <u>1000</u> and <u>1000</u> and <u>1000</u> and <u>1000</u> and <u>1000</u> and <u>1000</u> and <u>1000</u> and <u>1000</u> and <u>1000</u> and <u>1000</u> and <u>1000</u> and <u>1000</u> and <u>10000</u> and <u>10000</u> and <u>1000000000000000000000000000000000000</u>	nets reveaust and agree that at the delivery hered they are the hards ensure of the premises above granted, it all incuminance, Decomp 1 a mortgagg to the Baldwin-State Bank , 2023 a total the therea. 2024 the hard in the hard in the dual for this inductory, pay all takes or assessments that may be hard 2024 the hard in the hard in the area of the and payable and to keep add premise insured as herein pre- tice of the area of the mount on paid shall become a part of the indebidedness, secured by this indesture, and shall ment of the man of 2024 the payment of add shall become a part of the indebidedness, secured by this indesture, and shall ment of the man of 2024 the payment of add shall become a part of the indebidedness, secured by this indesture, and shall be not to pay for any insurance or to discharge any taxes with interven thereon as herein provided, in the event that a 2024 to pay discharge any taxes with intervent thereon as herein provided, in the event that a 2024 to pay discharge any taxes with intervent thereon the mas in the payment or any 2024 the payment of add when the same the same in payable, or if the insurance is not they tay taxes 2024 to pay of the the same of the same of the same payable, or if the insurance is not they tay taxes with intervent therean a thread and therean is the same in the taxes in and taxes in the same of the same of the same of the same payable, or if the insurance is not take have of the same o	- of: Beld- fed or assessed m and by such 4. thoir- tided, then the erar interest at DOLLARS, 19. 27., * any sum or sid party y gart thereof, versel million part thereof, part thereo
And the said part 105 if the first part de 08 be seed and indeficialitie series to inducritance therein first and else to the series of the se	reby revenuest and agree that at the delivery hered they are the hards ensure of the premises alove granted, at all recurstraters,	or of Beld- ket or assessed as and by such 4. thoir below war interest at DOLLARS,
And the said part 105 if the first part de 08 be seed and indeficialitie series to inducritance therein first and else to the series of the se	reby revenuest and agree that at the delivery hered they are the hards ensure of the premises alove granted, at all recurstraters,	or of Beld- ket or assessed as and by such 4. thoir below war interest at DOLLARS,
And the said part 105 if the first part de 08 be seed and indeficialitie series to inducritance therein first and else to the series of the se	nety evenant and agree that at the delivery hered they are the hards ensure of the premises alove granted. 14 all neuronetances	or of Beld- ket or assessed as and by such 4. thoir below war interest at DOLLARS,
And the said part 105 if the first part de 08 be seed and indeficialitie series to inducritance therein first and else to the series of the se	reby revenuest and agree that at the delivery hered they are the hards ensure of the premises alove granted, at all recurstraters,	or Of Beld- let or assessed as and by such 4. the 11
And the said part 105 if the first part de 08 be seed and indeficialitie series to inducritance therein first and else to the series of the se	nets or events and agree that at the delivery hered they are the hards event of the premises alone grants, it all increments are the target of the second part in the second part is the second part in the second part in the second part is the second part in the second part is the second part in the second part is the second part	or of Beld- ket or assessed as and by such 4. thoir below war interest at DOLLARS,
And the said part 105 if the first part de 08 be seed and indeficialitie series to inducritance therein first and else to the series of the se	nety evenant and agree that at the delivery hered they are the hards ensure of the premises alove granted. 14 all neuronetances	 of Beld- ket or assessed as and by such (.thoir
And the said part 105 if the first part de 08 be seed and indeficialitie series to inducritance therein first and else to the series of the se	nets or events and agree that at the delivery hered they are the hards event of the premises alone grants, it all increments are the target of the second part in the second part is the second part in the second part in the second part is the second part in the second part is the second part in the second part is the second part	or Of Beld- let or assessed as and by such 4. the 11
And the said part 105 if the first part de 08 be seed and indeficialitie series to inducritance therein first and else to the series of the se	nets or events and agree that at the delivery hered they are the hards event of the premises alone grants, it all increments are the target of the second part in the second part is the second part in the second part in the second part is the second part in the second part is the second part in the second part is the second part	 of Beld- ket or assessed as and by such (.thoir
And the said part 105 if the first part de 08 be seed and indeficialitie series to inducritance therein first and else to the series of the se	nets or events and agree that at the delivery hered they are the hards event of the premises alone grants, it all increments are the target of the second part in the second part is the second part in the second part in the second part is the second part in the second part is the second part in the second part is the second part	or of Bald- led or assessed an ad by such 4. thoir
And the sake part 106 of the fars part de 08 best and indefaulthe estate of indefaulthe estate indef	nets or events and agree that at the delivery hered they are the hards event of the premises alone grants, it all increments are the target of the second part in the second part is the second part in the second part in the second part is the second part in the second part is the second part in the second part is the second part	or of Beld- ket er assessed an and by such 4. thoir Hereitan between interest at DOLLARS, 19. 27. 9. part interest at partY 9. part interest with partY 9. part interes
And the sake part 106 of the fars part de 08 best and indefaulthe estate of inderinance therein, fare and else of the part of the same because the same	not proven at and agree that at the delivery hered they are the hards ensure of the premises alone granted, the allower instances, 2 Copt a mortgageto tho Baldwin State Banks , 233	or of Beld- ket or assessed an and by such 4. thoir to thoir models assessed are labored to thoir models assessed to part and y part hereord with partY y and year (SEAL) (SEAL)
And the said part 106 dt for part 4085 be teed and indefaultie sensate of inderitance therein, for and ciece or Afran Kangase. Cor \$500.00 dtus May 15 The is agreed between the parties herets that the part 106 and the sensate sensate the sense hereins due and payake, marrares energy as shall be specified and directed by the part- tainerst. And in the event that taid part 105 of the form the sense the sense hereins due and have be the sense the sense hereins and the sense hereins due and the sense of payment with the sense hereins the sense the sense of payment with the sense hereins the sense of the sense of payment with the sense of pay the sense at the sense as provided in this inder the sense of the sense of the sense of the sense of pay the sense the sense of the sense of the sense of pay the sense the sense of the sense of payment with the sense of pay the sense the sense of the sense of the sense of payment and the sense of the sense of the sense of payment with the sense of pay the sense the sense of the sense of the sense of payment with the sense of payment with the sense of	not proven at and agree that at the delivery hered they are the hards ensure of the premises alone granted, that incuminences,	or of Bald- ket or assessed an and by such 4 4 thoir tothoir tothoir and by such 4 thoir 10 27 10 27
And the sail part. 106 of the furt part de 05 be ored and indefaultie searce of inderitance therein, for and ciscor Min & Kangases. Cor. \$500.000 due. May 15 If it is acreal between the parties herets that the part 106 is a searce between the parties herets that the part 106 is a searce between the parties herets that the part 106 is a searce between the parties herets that the part 106 is a searce between the parties herets that the part 106 is a searce between the parties herets that the part 106 is a searce between the parties herets that the part 106 is a searce between the parties herets that the part 106 is a searce between the parties herets that the part 106 is a searce between the searce between searce and payshes the first is a searce between the searce between the searce between the first is the searce of a searce the searce between the searce is a searce of the searce between the searce between the searce between the first that the large of a searce a provided in this is desc and the searce between the searce between the searce of payshes is a searce of the searce between a searce provided in this is desc and the searce between the searce as provided in this is desc and the searce between the searce of the searce of payshes the the searce of payshes the the searce of the first and the searce between the searce of the searce of the searce of payshes is the searce of the sear	not proven at and agree that at the delivery hered they are the hards ensure of the premises alone granted, that incuminences,	or of Bald- ket or assessed an and by such 4 4 thoir tothoir tothoir and by such 4 thoir 10 27 10 27
And the sail part. 106 of the furt part de 05 be ored and indefaultie searce of inderitance therein, for and ciscor Min & Kangases. Cor. \$500.000 due. May 15 If it is acreal between the parties herets that the part 106 is a searce between the parties herets that the part 106 is a searce between the parties herets that the part 106 is a searce between the parties herets that the part 106 is a searce between the parties herets that the part 106 is a searce between the parties herets that the part 106 is a searce between the parties herets that the part 106 is a searce between the parties herets that the part 106 is a searce between the parties herets that the part 106 is a searce between the searce between searce and payshes the first is a searce between the searce between the searce between the first is the searce of a searce the searce between the searce is a searce of the searce between the searce between the searce between the first that the large of a searce a provided in this is desc and the searce between the searce between the searce of payshes is a searce of the searce between a searce provided in this is desc and the searce between the searce as provided in this is desc and the searce between the searce of the searce of payshes the the searce of payshes the the searce of the first and the searce between the searce of the searce of the searce of payshes is the searce of the sear	<pre>nrhy averant and agree that at the delivery hered they are the hards ensure of the premises alove granted, tail incuminences, 2Copt A mortgage to the Baldwin State Banks, 223</pre>	or of Bald- ket or assessed an and by such 4 4 thoir tothoir Hold has been are interest at DOLLARS, 19 27 way sum or way sum or with part y part herein with part y part herein repette and the or and all herein repette and the or and sume y and year (SEAL) (SEAL) (SEAL)
And the sail part 106 of the first part de 05 be seed and indefaultie seats of inderitance therein, fire and cisce All n, Kangase. Sort \$500.00 due May 15 It is appreciately the particular therein that the part 106 is a precision and real states when the same hereins due and paythely manages expany as shall be specified and directed by the part- terest. And in the event that taid part 105 of the first 100 is a part of the second part may pay and taxes and housance the the second part may pay and taxes and housance the the the second part may pay and taxes and housance is the the the second part may pay and taxes and housance is the the the second part may pay and taxes and housance is the the the the origin of the second part may pay and taxes and housance is the the the the second part may pay and taxes and housance is the the the the second part may pay and taxes and housance is the the the the second part may pay and taxes and housance is the the the second part may pay and taxes and housance is the the second part may pay and taxes and the second part the fore part shall be pay the same apprecide in this locker and and many advanced by the said part. Y of the second part the fore part shall be pay the same pay the to the second part and and the second part may pay the part 105 mating. The first part shall be pay the same pay the the second part and the second part may be part to be mark to be and the second part the first part shall be pay the part to be mark to be and the second part is a second the second part may be part 105 mating. The the manage proceed by the part to be mark to be and the second part is a second the second part may be and the second part to be mark to be and the second part to be mark to be and the second part to be and the secon	of the reveal task agree that at the delivery hered they are the hards ensure of the premises alone grants, it all incredinces, Scopt A mortgage to the Baldwin_State Bank, 239 and the first part shall a still times during the life of this inductors, pay all tases or assessments that may be hard and the state inductors and results for and terms do not a star. They will Like probability upon and rest estate incred spatial for and terms do not a start. They will Like probability upon and rest estate incred and terms do not a start they will Like probability upon and rest inductors, second part, the loss, if any, made parallel to the part of the second part, the loss if any, made parallel to the part of the second part, the loss if any, made parallel to the part of the second part, the loss if any, made parallel to the part of the second part, the loss if any, made parallel to the part of the second part, the loss if interest accruing thereone a second in the second part, when all interest accruing thereones a second in the loss of the part of the inductor and the second part, when all interest accruing thereones a second in the start of the second part, when all interest accruing therefores are not all conductors in a second part, the second part of the start part of the start part of the interest is not all there is a second part when the same the second there is the second part of the interest is not all there is a second part is a second part	or of Bald- ket or assessed an and by such 4 4 thoir tothoir Hold has been are interest at DOLLARS, 19 27 way sum or way sum or with part y part herein with part y part herein repette and the or and all herein repette and the or and sume y and year (SEAL) (SEAL) (SEAL)
And the sail part 196 if the first part de 05 det and individuality estates for \$\$500.00 due May 15 This Kengses. For \$\$500.00 due May 15 This appreciation of the parties berets that the part 196 This is appreciative with the parties berets that the part 196 This is appreciative with the parties berets that the part 196 This is appreciative with the parties berets that the part 196 This is appreciative with the parties berets that the part 196 This is appreciative with the parties berets that the part 196 This is appreciative with the parties berets that the part 196 This direct the berets that the parties berets that the part 196 This direct the parties berets that 196 of the parties of the part 197 This direct the direct that the part 196 of the part 197 This direct the the same and payable, the based of the part 197 This direct the direct the the appreciation of the part 198 This direct the direct the the appreciation of the part 198 The first that first the part the same are particle in the inter appreciation error of the the same of the the direct the mark appreciation of the direct the mark appreciation of the direct the the part 198 And the overage of the based to part and the part 198 The first that first the part the same are particle in the inter appreciation of the the same of	<pre>nby events and agree that at the delivery hered they are the hards ensure of the premises alone granted, tail incuminences,</pre>	e of Beld- ket or assessed as not by such (c. thoil:
And the sail part 196 of the first part de 05 be ored and indefaultie searce of inderitance therein, for and cisco Min & Kangase. Sort \$500.00 due May 15 If it arrent between the parties hereto that the part 100 intervent of the same between the parties hereto that the part 100 intervent of the same between the parties hereto that the part 100 intervent of the same between the parties hereto that the part 100 intervent of the same between the same between the same between the parties and rank the same between the same the same between the same between the same between the same and paystake to the same and p	<pre>net y averant ad agree that at the delivery hered they are the hards ensure of the premises alone granted, tail incurrenteeses,</pre>	e of Beld- ket or assessed an and by such 4 thoir tothoir tothoir and by such 4 thoir DOLLARS, 19 27 way sum or with part y part hereof with art y part hereof with art y part hereof with art (SEAL) (SEAL) (SEAL) (SEAL) (SEAL)
And the sail part. 198	<pre>net y averant ad agree that at the delivery hered they are the hards ensure of the premises alone granted, tail incurrenteeses,</pre>	e of Bald- ket or assessed an and by such 4 thoir to thoir Hold has the rar interest at DOLLARS, 19 27 way sum or with part y part herein with part y part herein reptime of the or and all have reptime of the rest of the res
And the sail part. § gg	net y even at and agree that at the delivery hered they are the hards ensure of the premises alone granted, tail incuminences, 2 Coopt A mortgage to the Baldwin-State Banks, 233 and the first part shall a still times during the life of this indenture, pay all taxes or assessments that may be have and the first part shall a still times during the life of this indenture, pay all taxes or samements that may be have and the first part shall a still times during the life of this indenture, pay all taxes or samements that may be have build the transmitter of the life, if any, made paysile to the part of the second part is the extent of the life the same transmitter of the life, if any, made paysile to the part of the second part is the extent of the life the same dimension of the life, if any, made paysile to the part of the second part is the extent of the life the same dimension of the life, and the life the indetections, second by this indenture, and shall meet of the same dimension of monry, executed on the they of <u>Fobruary</u> of the wored part, which all interest accruing there and payside and there as there are the same to pay for any insurance or to discharge any taxes with interest thereon as herein provided, in the event that a second part of the life, and there takes become due and payside, or if the insurance or to the same of the same dimension of the same dimension of the same dimension in the same dimension of the dimension of the same dimension of the same dimension of the same dimension of the same dimension of the dimension of the same dimension of the same dimension of t	e of Beld- ket or assessed an and by such 4 thoir tothoir tothoir and by such 4 thoir DOLLARS, 19 27 way sum or with part y part hereof with art y part hereof with art y part hereof with art (SEAL) (SEAL) (SEAL) (SEAL) (SEAL)
And the sail part. § gg	net y even at and agree that at the delivery hered they are the hards ensure of the premises alone granted, tail incuminences, 2 Coopt A mortgage to the Baldwin-State Banks, 233 and the first part shall a still times during the life of this indenture, pay all taxes or assessments that may be have and the first part shall a still times during the life of this indenture, pay all taxes or samements that may be have and the first part shall a still times during the life of this indenture, pay all taxes or samements that may be have build the transmitter of the life, if any, made paysile to the part of the second part is the extent of the life the same transmitter of the life, if any, made paysile to the part of the second part is the extent of the life the same dimension of the life, if any, made paysile to the part of the second part is the extent of the life the same dimension of the life, and the life the indetections, second by this indenture, and shall meet of the same dimension of monry, executed on the they of <u>Fobruary</u> of the wored part, which all interest accruing there and payside and there as there are the same to pay for any insurance or to discharge any taxes with interest thereon as herein provided, in the event that a second part of the life, and there takes become due and payside, or if the insurance or to the same of the same dimension of the same dimension of the same dimension in the same dimension of the dimension of the same dimension of the same dimension of the same dimension of the same dimension of the dimension of the same dimension of the same dimension of t	e of Bald- ket or assessed an and by such 4 thoir to thoir Hold has the rar interest at DOLLARS, 19 27 way sum or with part y part herein with part y part herein reptime of the or and all have reptime of the rest of the res
And the sail part 100	net y even and and agree that at the delivery hered they are the hards ensure of the premises alone granted, tail incuminences, 2 Coopt A mortgage to the Baldwin-State Banks, 233 and the first part shall a still times during the life of this indenture, pay all tarse or assessments that may be have and the first part shall a still times during the life of this indenture, pay all tarse or assessments that may be and the first part shall a still times during the life of this indenture, pay all tarse or assessments that may be have y of the second part, the lose, if any, made paysile to the part of the second part is the extent of the life to pay our branes whon the same leves ne due and paysile and to keep aid premises insured as been in per- ter (ider, and the sum and) — of the second part, the lose, if any, made paysile to the terms of and soligation and also to neck to the payment of and must no money, exceeded on the day of <u>Pobruary</u> at the wored part, which all interest accruing thereas a shering provided, in the event that a mean of the payment of and whon the same levens due and payside and thereas a beneing provided, in the event that a second the paysing and interest accruing thereases. How more payside of the interest were at the adjusted material there in the accruing shall be refut to have and a start the regularized and the request have and payside of the interest were at the adjusted material there in the accruing shall be refut the rest and a start the regularized and proves, that interest interest is the adjusted material there in the accruing shall be refut the rest and charge index of the start the rest and charge index of the regularized and interest interest is the rest and charge index of the start the start and there are adjusted at the rest index of a payside at the day of the start and the adjusted at the rest index of the rest in	e of Bald- ket or assessed an and by such 4 thoir to thoir Hold has the rar interest at DOLLARS, 19 27 way sum or with part y part herein with part y part herein reptime of the or and all have reptime of the rest of the res
And the sail part 1605 the first part de 65 be de and individuality entates of inheritance therein, fore and elsere and the Kangages. Cort \$500.000 due May 15 The is agreed between the parties herein share the part 1605 The is agreed between the parties herein share and paysile, markers a mynary as shall be specified and directed by the part. Interest and and a test weat the share and the second of an and inheritance THE is agreed between the parties herein share and inheritance the structure is a share the share and the second of an and inheritance THE is directed a second pair any paysile, and the share and the structure is a share of the structure is a structure of the second of the first and and a second pair any paysile is an and inheritance THE GIANT is intreaded pair at structure is directed of by the Hundred a second pair any paysile is an and inheritance THE GIANT is intreaded by the share and paysile is the interest and the conversion of the share and paysile is the second pair the fort part shall fail to pay the same as provided is the interest and the conversion of the share and paysile is the interest and the conversion of the share as provided is in and vertice double and the discussion enders of the share and paysile. The greed by the parties fair here the second pay and the discussion of the share paysile is the same as provided by the share the second pay and the discussion of the share paysile is the same of a pay and the discussion of the share paysile is the same of the same and the discussion of the share paysile is the same and the discussion of the share paysile is the same and the discussion of the share paysile is the same and the discussion of the share paysile is the same and the discussion of the share paysile is the same and the discussion of the share paysile is the same and the discussion of the share paysile is the same and the discussion of the share paysile is the same and the discussion of the share paysile is the same and the discussion of the	and provide a draw that at the delivery hered they are the hards ensure of the premises alone granted, if all boundrances, are constrained and the delivery hered they are to be hard unsate of the provide a mort ga gg or the Balawin State Bank, 233 and the first part shall a still times during the life of this indenture, pay all taxes or assessments that may be hard to get a state indenture part of the indenture part of the second part to be cateed or the bank of any taxes who the same terms of de and payable and to keep add provide a state of a state of the second part, the lose, if any, made payable to the part of the second part to the cateed or the indentures, second by this indenture, and shall there is a state of the meanus to paid shall become a part of the indentures, second by this indenture, and shall there is a state of the same of The payment of staid shall become a part of the indenture, are state of the same	e of Beld- ket er assessed an and by such 4. tholin below the ser interest at DOLLARS,
And the said part 1gg_d of the first part de 05 be read and individuality entry of interrupts, the read of care (Airn A Kangs es. Cor. \$500.00 due May 15 If it is agreed between the parties hereins due and paysile, however, the second part may part the second of the optimities of the second part may pay with the second part may pay with a second part may pay and a second part ma	net y even and and agree that at the delivery hered they are the hards ensure of the premises alone granted, the along the amort ga age to the periade alone granted, the along age to the periade alone granted, the along age to the second part is there the the data is all times during the life of this indetures, per all taxes or assessments that may be lead to the part they will be repetited by the indetures per all taxes or assessments that may be lead to the part they will be repetited by the indetures per all taxes or assessments that may be lead to the part they will be repetited by the indetures are and to repetite the resond part the lead of any states when the same terms are during along along the indetoclares, second by this indetures, and shall the resond part, the lead that there are a part of the indetoclares, second by this indetures, and shall the resond part, when all interest accruing the resons a new of parts (the resond part to be resond to the parts of the indetoclares, the resond part to be also as along the resond part to be also also also to area to to part of any finance or to the form and on oneny, exceeded on the any of Fobruary of the second part to be also as a second to parts any indet the resona along the resona shall be resonad the reso	e of Beld- ket er assessed an and by such 4. tholin below the ser interest at DOLLARS,
And the said part 1gg_d of the first part de 05 be read and individuality entry of interrupts, the read of care (Airn A Kangs es. Cor. \$500.00 due May 15 If it is agreed between the parties hereins due and paysile, however, the second part may part the second of the optimities of the second part may pay with the second part may pay with a second part may pay and a second part ma	net y evenant ad agree that at the delivery hered they are the hards ensure of the premises alone granted. 1 all neuronetances 2Copt A mortgage to the Baldwin State Banks, 233 234 235 235 236 237 237 237 237 238 239 239 239 239 239 239 239 239	e of Beld- ket er assessed an and by such 4. tholin below the ser interest at DOLLARS,
And the sail part, 166 of the first part de 65. In the constant of the first p	net y even and and agree that at the delivery hered they are the hards ensure of the premises alone granted, the along the amort ga age to the periade alone granted, the along age to the periade alone granted, the along age to the second part is there the the data is all times during the life of this indetures, per all taxes or assessments that may be lead to the part they will be repetited by the indetures per all taxes or assessments that may be lead to the part the second part, the lead if any, made parallel to the part of the second part is the second part to be need as a parallel to the part of the second part is th	e of Beld- ket er assessed an and by such 4. tholin below the ser interest at DOLLARS,
And the said part 1ggd the first part de 05becomes of the defaulte said part 1ggd the first part de 05becomes of the defaulte said part 1ggd the part leads to 1 = 0 = 0 = 0 = 0 = 0 = 0 = 0 = 0 = 0 =	net y events ad agree that at the delivery hered they are the hards ensure of the premises alone granted, the along the more than a state of the term of the premises alone granted, the presented there are the state of the delivery here along a state of the st	e of Bald- ket er ansessed m and by such 4 thoir 10 thoir 10 cll ABS, 10 cllABS, 10 c
And the said part 1ggd the first part de 05becomes of the defaulte said part 1ggd the first part de 05becomes of the defaulte said part 1ggd the part leads to 1 = 0 = 0 = 0 = 0 = 0 = 0 = 0 = 0 = 0 =	net y evenant ad agree that at the delivery hered they are the hards ensure of the premises alone granted. 1 all neuronetances 2Copt A mortgage to the Baldwin State Banks, 233 234 235 235 236 237 237 237 237 238 239 239 239 239 239 239 239 239	e of Beld- ket er assessed an and by such 4. tholin below the ser interest at DOLLARS,
And the sail part. 105	net y events ad agree that at the delivery hered they are the hards ensure of the premises alone granted, the along the more than a state of the term of the premises alone granted, the presented there are the state of the delivery here along a state of the st	e of Bald- ket er ansessed m and by such 4 thoir 10 thoir 10 cll ABS, 10 cllABS, 10 c