<form></form>	Implementation and all the order, the and interpret of the sail part	FROM Annie Watkins	STATE OF KANSAS, DOUGLAS COUNTY, This instrument was filed for record on the 8 day of Oct A. D. 1927. at. 9:55 A , M.	C.C.C.CONVERSION
<form></form>	<form></form>			
<form></form>		HIS INDENTURE, Made this first day of October		
	Implementation of the second part is a considered of the second part is a constrained on loss of the second part is a constra constrained on loss of the second part is	awrence in the County of Douglas	and State of Kenses	
		ITNESSETH. That the said part 1 of the first part, in consideration One Thousand and no/100 (\$1000.00) is bereby ackowledged, ha sold, and by this indexture do ⁰ . G	of the sum of part_y of the second part. DOLLARS, to duly paid, the receipt of ant, Bargain, Sell and Mortgage to the said part of the second part,	
Indentify etc	And the sail pert cf the fort part deg. . And the sail pert cf the fort part shalls for the set dard full inclusion. In it apped letterm the parts have been been as and and parks, of the the the the the shalls are at more inclusion of the set dard full inclusion. The set dard the set dard full inclusion. It is apped letterm the parts have been been dard and parks, of the the the the the shall parts and main state inclusion of parks of the set dard full inclusion. The full inclusion. It is apped letterm the parts have full inclusion for the spanse of and in and is inclusion of parks. The full inclusion. The full inclusion for the spanse of the spanse spanse of the spanse of the spanse of the spanse of t			
Indentify end_y	And the sail pert cf the fort part deg. . And the sail pert cf the fort part shalls for the set dard full inclusion. In it apped letterm the parts have been been as and and parks, of the the the the the shalls are at more inclusion of the set dard full inclusion. The set dard the set dard full inclusion. It is apped letterm the parts have been been dard and parks, of the the the the the shall parts and main state inclusion of parks of the set dard full inclusion. The full inclusion. It is apped letterm the parts have full inclusion for the spanse of and in and is inclusion of parks. The full inclusion. The full inclusion for the spanse of the spanse spanse of the spanse of the spanse of the spanse of t		· · · · · · · · · · · · · · · · · · ·	
Add to add part_q - d the fort part de B best prevents a being a register a bit prevents a bit or add there is not a set of the register at the prevents a bit prevents at the prevent at the register at the prevents at the prevent at the register at the prevents at the prevent	A de de al gel que de la class de la derivance develo de la constance en este de la derivance develo de la constance en este de la derivance develo de la constance en este de la derivance develo de la constance en este de la constance ente de la constance en este de la constance ente de la constance en			
And the shill part of the fort part do 28. holy envests of eyes that it the distance the file the part of a part of the part	And the sail pert cf the fort part deg. . And the sail pert cf the fort part shalls for the set dard full inclusion. In it apped letterm the parts have been been as and and parks, of the the the the the shalls are at more inclusion of the set dard full inclusion. The set dard the set dard full inclusion. It is apped letterm the parts have been been dard and parks, of the the the the the shall parts and main state inclusion of parks of the set dard full inclusion. The full inclusion. It is apped letterm the parts have full inclusion for the spanse of and in and is inclusion of parks. The full inclusion. The full inclusion for the spanse of the spanse spanse of the spanse of the spanse of the spanse of t			
Indentify end_y	And the sail pert cf the fort part deg. . Notery means or large that it the drive part of the same region of the part of the part of the second part of			
Indentify being part of the fort part de Sb. body envenues of ergs with it the delivery taref f bb 1 methods and the part of the	And the sail pert cf the fort part deg. . Notery means or large that it the drive part of the same region of the part of the part of the second part of			
Indentify end_y	And the sail pert cf the fort part deg. . Notery means or large that it the drive part of the same region of the part of the part of the second part of			
Indentify being part of the fort part de Sb. body envenues of ergs with it the delivery taref f bb 1 methods and the part of the	And the sail pert cf the fort part deg. . And the sail pert cf the fort part shalls for the set dard full inclusion. In it apped letterm the parts have been been as and and parks, of the the the the the shalls are at more inclusion of the set dard full inclusion. The set dard the set dard full inclusion. It is apped letterm the parts have been been dard and parks, of the the the the the shall parts and main state inclusion of parks of the set dard full inclusion. The full inclusion. It is provide, the the part			
Indentify end_y	And the sail pert cf the fort part deg. . And the sail pert cf the fort part shalls for the set dard full inclusion. In it apped letterm the parts have been been as and and parks, of the the the the the shalls are at more inclusion of the set dard full inclusion. The set dard the set dard full inclusion. It is apped letterm the parts have been been dard and parks, of the the the the the shall parts and main state inclusion of parks of the set dard full inclusion. The full inclusion. It is provide, the the part			
Indentify end_y	And the sail pert cf the fort part deg. . And the sail pert cf the fort part shalls for the set dard full inclusion. In it apped letterm the parts have been been as and and parks, of the the the the the shalls are at more inclusion of the set dard full inclusion. The set dard the set dard full inclusion. It is apped letterm the parts have been been dard and parks, of the the the the the shall parts and main state inclusion of parks of the set dard full inclusion. The full inclusion. It is provide, the the part			
Indentify end_y	And the sail pert cf the fort part deg. . And the sail pert cf the fort part shalls for the set dard full inclusion. In it apped letterm the parts have been been as and and parks, of the the the the the shalls are at more inclusion of the set dard full inclusion. The set dard the set dard full inclusion. It is apped letterm the parts have been been dard and parks, of the the the the the shall parts and main state inclusion of parks of the set dard full inclusion. The full inclusion. It is provide, the the part			6
Indentify being part of the fort part de Sb. body envenues of ergs with it the delivery taref f bb 1 methods and the part of the	And the sail pert cf the fort part deg. . And the sail pert cf the fort part shalls for the set dard full inclusion. In it apped letterm the parts have been been as and and parks, of the the the the the shalls are at more inclusion of the set dard full inclusion. The set dard the set dard full inclusion. It is apped letterm the parts have been been dard and parks, of the the the the the shall parts and main state inclusion of parks of the set dard full inclusion. The full inclusion. It is provide, the the part			
<form></form>	In that they will warned in the state acquired the parts. J. of the fact parts allot at times during the life of this indicates, pay of these or assesses that may be paired of the state of the state of the life of this indicates, pay of these or assesses that may be paired of the state of the state of the life of the state of the sta			ĺ
The set of the set of the sector do and exploit, but the sector data is the secto	<pre>served prior and ref ends when the number scores do and rayable, but NL:</pre>	the said part_y_of the first part do CB . hereby covenant and agree that at the de		
110	116	the said part_yof the first part do88, hereby covenant and spice that at the do good and indefeasible estate of inheritance therein, free and clear of all incumbrance hey will warrant and drfend the same against all parties making layfil claim thereto.	ivery haved She 18 the lawful owner of the premies above granted, and	
Other Production of Construction Dott Attraction secondary to the terms of Construction for the symbol of the production of the symbol of the sym	UBE Throughand, Band, Boh, MO DOLLAIDS, secredus to the terms of 0.00 "	the sail part_yof the first part do CB . hereby covenust ord space that at the du pool and indefendable state of inheritance therein, fire and clear of all incumbrance here will variant and defend the same against all parties making hord a dain therein, grand between the parties herets that the part the first part shall stat it me paint and reast when the name becomes due and populate, not that BD_WTA	tivery hereof Sho 18 the larfid constr of the premises above granted, and during the life of this indexture, pay all taxes or assessments that may be levied or Mop the buildings upon asid real relate invaried gainst fire and tomado in such sum	
<pre>sector produces to the terms of OLD</pre>	<pre>sector to the terms of 0.00</pre>	the mail part_V_of the first part doCB. hereby covenent and space that at the do good and indefendible states of inferences descein, for and clear of all incombinance bey will warrant and defend the same warms all parties making have distant therets, argued between the particle intert the part. J_{-} of the first part all stall time first wards are relatively and the same become of one and payable, and that $_$ She. m is himmano company as shall be specified and dimeted by the part of the second part, the interest. And the event data will part. J_{-} of the first shall be to pay an interest. And the event data will part. J_{-} of the first shall be to pay an interest. And the event data will part. J_{-} of the first shall be to pay an	there have 18h0 18 the lawful constr of the premises above granted, and during the life of this indexture, pay all taxes or assessments that may be levid or Lie the buildings upon and rall exists instruction examines that may be a set of the set on, if any, made payable to the part of the second part to the extent of the new ther the same become due and payable and to keep add premises instruct as	
Part — X. of the first shall fail to pay the same as provided in this indicators. The difference of the first shall fail to pay the same as provided in the shall be paid to paid a provide of the same as provided in the same paid over as they are non-optimate as and particle of the same paid over as they are non-optimate as and particle of the same paid over as they are non-optimate as and particle of the same paid over as they are non-optimate as and particle of the same paid over as they are non-optimate as and particle of the same paid over as they are non-optimate as and particle of the same paid over as they are non-optimate as and particle of the same paid over as the same paid over as they are non-optimate as and the second of the same paid over as the same paid over as they are non-optimate as and the same paid over and particle of the same paid over as the same paid over an optimate as the same paid over	rest	the mail part_V_of the first part doCB. hereby covenue to degree that at the degree mail indefeable state of inferences derived, for each dear of it decembrance by will warrest and defend the same argument all parties making lack distant there. Suggest between the parties berefore the trans. Just at all time parties into the same because due and payable, not that $=$ Dhe. H ² his harmone company as shall be precision and directed by the part of the second part, independent of the part of the second part of the first shall be pay with the part. The same because the part of the second part of the second part of the second part of the second part. The part of the second part of the secon	threey here of she 18 the lawful cours — of the premises above granted, and during the life of this indenture, pay all taxes or assessments that may be levied or here the buildings upon and real state instruct against for and tomado in such sum less, it say, man spysible to the part. Y — of the second part to the state of h taxes when the same becaus due and payable and to keep said premises instruct as here, and the amount so paid shall become a part of the individuales, secured by this	
The first field beens do at a payle at the period of the halfer breed, viber notes, and it abile is the main period. The distance of the action of the second period. The distance of the distance of the second period. The distance of the second period. The distance of the distance of the second period. The distance of the second period. The distance of the distance of the distance of the second period. The distance of the distance of the distance of the second period. The distance of the distance of the distance of the second period. The distance of the distance of the distance of the second period. The distance of the second period. The distance of the distance of the distance of the second period. The distance of the second period. The distance of the distance of the distance of the second period. The distance of the distance of the distance of the second period. The distance of the distance of the distance of the second period. The distance of the distance of the distance of the second period. The distance of the second period. The distance of the distance of the distance of the distance of the second period. The distance of the	The field booms die wall paylie at the option of the half brendy, when notes, and it abile is well for the sail pert. 2. The best second of the sail pressure and the half brends better is the mater provided by it as all the basel by the pert V making such abile to exclude the metric and the transformation of the sail pert. 2. The best second perturbation of the sail perturbation of	the sail part_y_ef the first part do 0 berefy coverant and spee that at the di- pool and indefaultie state of inheritance therein, for and derived in incumbrance bary will screen ted from the same argument and particle bard chain thereto. Signal between the parties hereto that the part_y_e to the first part half in all time parts in the same thereto that the part_y_e to the first part half in all time finance compares and half regredies and directed by the part of the second part, interest. And in the cent that said part, \mathbf{Y}_{-} of the fort part that in its parts and there in the same the same there the the part of the second part, i. therest. And in the cent that said part, \mathbf{Y}_{-} of the fort part that in its parts with half here interest it has not of the time of the second part, i. therest. And in the cent that said part. \mathbf{Y}_{-} of the fort part that in its parts with half here interest it has not of the time the the same the same test of the same test is the same of the time test of the same test of the same test of DNAT' is interested as a more the bare test of the same test of the same test of the same test. One Through and no/100 to the terms of ODE	they have f she 18 the lawful construct of the premises above granted, and during the life of this indenture, pay all taxes or assessments that may be levied or here the buildings upon and real state instruct against fee and tenseds in such sum less, it say, man specific struct. Y is of the second part to the state of the taxe when the same becaus due and payable and to keep said premises insured as here, and the amount as paid shall become a part of the individuals, secured by this of money, executed on the first by of October DOLLARS .	
STATE OF Kansas STATE OF Kansas De If TRENEMBERED, That on this 7th Ang of October A. D. 10.27, before me, a NOTARY, Public in the adversal of source of the second of	the best screamer up the field poset of the present soft and requires and there is a the present prese	the axi [mat.] \mathbf{y}_{-} of the fort part dots. Investor constant out graves that sit the di- good and indefaultie exists of inheritance therein, free and derived all incuminance of the value areas that do that the same spectra and input site bound and therein. Special between the parties herein that an interact and input the dotted bound therein. Special between the parties herein that and the part. \mathbf{y}_{-} of the fort part half at all man puts and results and the reset that and therein by the part of the second part, it interest. And in the event that and part. \mathbf{y}_{-} of the fort part half is all into the part widely, then the part \mathbf{y}_{-} of the second part, the same the second part is the second part is the state of the fort part half. The second part is all the interest is the state of the fort out the same of the second part is all the interest is the state of the fort out the second part is the same the same the One -Thousand and no /1000 to the terms of ODE	the series of the life of the industry, may all takes or assessments that may be level or they the buildings upon and real each insured against free and remains in such sum level, it say, make possible to the part. $\mathcal{Y}_{}$ of the second part to the schwell of the they are buildings upon and real each insured against free and the schwell are to the the second real state because due and possible and to kep and premises insured as her, and the annex to paid shall become a part of the individual schwell are the the annex to paid shall become a part of the individual schwell are to the part of the second on the first fars of October p_{-} arcring thereon according to the term of and dollarition and also takers any sum of dualways way to the with industry thereon as there approxiel, in the event that and	
The term of the state of the term and provides of the indecars of and every solicities there are term and increases of the indecars of the indecars of the indecars of the reserves parts before. Indecars of the day and year has a solicity of the first part has a solicity of the reserve parts before. IN WITNESS WHEREOF, The part_y_ of the first part has a solicity of the reserve parts before written. Indecars of the reserve parts before. Indecars of the reserve parts before. STATE OF Kanses (SEAL) STATE OF Kanses (SEAL) Corever or Douglas Jan. BE IT REMEMBERED, That on this 7th day of October A. D. 19.27, before me, a No tary Public in the aforesaid County and State, came In WITNESS WHEREOF, I have bereunto subcribed my name, and affired my official scal on the day and year last above written. No tary Public. IS IN WITNESS WHEREOF, I have bereunto subcribed my name, and affired my official scal on the day and year last above written. No tary Public. IS RELEASE No tary Public. No tary Public.	and here the definition of the terms and provides of this indegener and each and every excitation there are entries that the entry entries that the terms and the same and encourse and the entry entries that the day and year last above written. STATE OF Kenses Country or Dougles STATE OF Kenses BE IT REMEMBERED That on this 7th day of October A. D. 19–27, before me, a Notary Public in the same person who executed the foregoing instrument and duy acknowledged the execution of the same person in the same person who executed the foregoing instrument and duy acknowledged the execution of the same person in the same person who executed the foregoing instrument and duy acknowledged the execution of the same person in the are person in the area and affect many field seal on the day and year last boy written. STATE OF Kenses	the sail part_y_ of the first part do CB , hereby oversant and speed that is the do good and indefeable states of inheritance therein, for and dear of all formulance have will warrant and defend the same special and particle states do the same because data and particle and the same because data and particle, and the same therein the same because data and particle, and the same therein the same because data and particle, and the same therein the same because data and particle, and the same therein the same because data and particle, and the same therein the same because data and particle, and the same therein the same there are the same the same there are the same the same there are the same the	they have f she 18 the hard construct of the premises above granted, and during the life of this indexture, pay all taxes or assessments that may be levied or Liep the buildings upon and real exists insured sanish for and transfo in such sum levels. If any main physicia to the part $X_{}$ of the second part to the starts of h taxes when the same becaus due and possible and to keep and premises insured as her, and the amount so paid shall become a part of the indebicities, secured by this of meany, executed on the firsting of OCtober 1 2 7 . arcming there is the first thread of the indebicities of a second part to the instage any first when the indebic time of and childratic in the part of the instage any first when the indebic is series provided, in the event that and instage any first which the indebic is a net part of the indebicities of any provide the second of which this indebic is a provide part of the instage and when the second of which this indebic is to prove any set of raid when the second of which this indebic is a provide part of the displicity. For the second of which this indebic is a provide part of the displicity. For the second of which this indebic is a provide part of the displicity. For the second of which this indebic is a provide part of the part of part of the displicity. The second of which this indebic is a provide part of part of the part of part of the second of the part of the part of the part of the part of part of part of the part of part of part of the part of part of parts of	
Annie Winkrof, ins part y, of the ins part all interesting etc. and and set etc. ins dy and year list Annie Watkins (SEAL) (SEAL	Annie Tatkins (SEAL) STATE OF Kansas (SEAL) STATE OF Kansas (SEAL) STATE OF Kansas (SEAL) (SEAL) STATE OF Kansas (SEAL) STATE OF KANSAS (SEAL)	the axi mat. \mathbf{y}_{-} of the first part dots berefore constant ord grave that sit the di- good and indefaultie exists of inheritance therein free and denrif all incembinate where with service that do that the parts \mathbf{x}_{-} do the first part and therein a provide there are sprain the parts in the parts mainly be dotted this there is a provide the parts in both the test \mathbf{x}_{-} dotted for the part and it at most and real ratios when the same because and payable, and that \dots Bite , Mit harmone company as shall be received and directed by the part of the second part, it interest. And in the event that said part, \mathbf{X}_{-} of the fort part shall ratio in the "indicate the parts between the parts \mathbf{x}_{-} do the first part shall ratio in the part of the shares of the state of the first from the sides of parts in the state of the parts of the shares of the state of the first from the sides of parts in the state and instrume, or a state shares of the state of the first from the sides of parts of the state and the state of the part behaved by the state part \mathbf{x}_{-} of the second part, with all interest of the first state part \mathbf{x}_{-} of the second part is the state of the state part \mathbf{x}_{-} of the second part is the of the state state part \mathbf{x}_{-} of the second part is the state of the sta	they have f she 18 the lawful const. of the premises above granted, and during the life of this inductor, may all takes or associated that may be levied or Map the buildings upon axid real exists instruct a grainst free and constant in a sch sum level, it say, make possible to the part $X_{}$ of the second part to the sched there, and the annex become due and payable and to keep axid premises insured as here, and the annex to paid shall become a part of the individual scheme with the end of the second scheme a part of the individual scheme with the for name, excended on the first by of October 10.27, averning thereon according to the term of axid dilation and also to accure any sum of during real takes and the scheme a part of the individual in the scheme for the term of the scheme of the scheme and the scheme are part of the first term dilation. The scheme of the scheme is a present payorette or the term distribution. The scheme of the scheme are the scheme payorette or the term distribution of the scheme of the scheme are the scheme and the term distribution. The scheme of the scheme are the scheme and the scheme are the distribution. The scheme of the scheme are the scheme are the scheme are the scheme of the scheme of the scheme are the scheme and the scheme are the distribution. The scheme of the scheme are the scheme are the scheme and the scheme are the scheme are the scheme of the scheme are the scheme are the scheme are the scheme are the scheme are	
(SEAL) (S	(SEAL) (S	the sail part_y_ of the first part do ² S. hereby covenust not spee that is the do good and indefeable states of inheritance derival, for and deard of discumbance large discussion of the second states and payle, not that a life. The second state and payle, not that a life. The second state and payle, not that a life. The second payle discusses the second states and payle, and that a life. The second payle and payle discusses that is state the second state and payle, and that a life. The second payle, and that a life. The second payle, and that a life. The second payle, the second payle, and that a life. The second payle discusses the payle of the second payle, and that a life. The second payle are stated to be set of the second payle and the second payle of the second payle. The second payle discusses are set to be payned to be set of the second payle. The second payle discusses are the payment of the second payle discusses are payle as the second payle and the second payle discusses are payle as the second payle discusses. The second payle discusses are payle as the second payle as the second payle discusses are payle as the second payle as the second payle discusses. The second payle as the second payle discusses are payled by the sold pair of the second part is a payle with a state payle as the second payle discusses are payle as the second because and payle as the second because and payle as the second because are payle as the second payle as the second because and the second because are payle as the second because and the second because and the second because are payle as the second because are payle as the second because and the second because are second because as the second and the second because are second because and the second because and the second because are second because and the second because are second bec	they have f sho 18 the hard const. of the premises above granted, and during the life of this indexture, pay all taxes or assessments that may be levied or Lie the buildings upon and real motic instruct against for and transdo in such sum et los, if say, and provide to the pre-L_X of the second part to the extent of h taxes when the same become due and possible and to keep said premises insured as her, and the amount so paid shall become a part of the individuals, secured by this of money, executed on the first kay of October <u>p.27</u> . averning thereas according to the terms of said childratis and also to accure any part of disakary say taxe with individue thereas as been provided, in the event that and increasing thereas according to the terms of said childratis and also to accure any part of disakary say taxe with individue thereas as been provided, in the event that and increasing thereas incommitted on and premise, thereas the event that and increasing the same become due and premise, the interviewed shall become and every represent the same become due and premise, there is not key in the restruct Hereas of premises. Here a provided, by the event that and it is every first if ways that with also the same part of disakary say taxe with advect of an and premises the restructure are not part of the same part. If drived its may be restructure to a term is not part of the same constructure on a part part of the interview and hill become all the same part. If we have a provide same partial to every the same same manner proverided by he said a out of all money saming from such as the rest at and every child the terms of the restructure of the present partials become and every child the partial part of the part bar part of the restructure of the res	
(SEAL) (S	(SEAL) (S	the axi mat. \mathbf{y}_{-} of the form part dots berefy coverant and green that at the di- good and indefaultie outside of inheritance therein, for and denrif all formulance \mathbf{y}_{-} was a start and doften the same spectrum the part of the first mark therein. Special between the partice hereto that the part \mathbf{z}_{-} of the first part shall at all mark inheritance compares at shall be rejected and indered by the part of the second part, i. . Interest. And in the cert that axis part \mathbf{z}_{-} of the first part shall be reliable that his dimension the particle between the part of the second part, i. . Interest. And in the cert that axis part \mathbf{z}_{-} of the first part shall be reliable of the particle part \mathbf{z}_{-} of the second part is the part of the second part, i. . Interest. And in the cert that axis part \mathbf{z}_{-} of the fort part shall be repaired in each shall be particle part of part may pay and the second part is the second part is the second part is being and the part of the second part is part in the second part is part in the second part is the second part is the second part is the second part is part in the second part is the secon	they have f she 18 the hard cover _ of the premises above granted, and during the life of this indenture, pay all taxes or assessments that may be levied or M by the buildings upon and real states instead against fee and tensols in such sum less, if any, and any payles to the part $L_{}$ of the second part to the state of h taxes when the same becaus due and payles and to keep sail premises insured as here, and the annount so paid shall become a part of the individualized, exceeded by this of money, executed on the first by of October DOLLURS , or money, executed on the first by of October DOLLURS , averying thereon according to the terms of said collumin and also taxerine any same and that contained therein fully discharged. If default be made in such same taxers are taken as a committed on and provide a law and the scale in a such assame to the same taxer in the maximum payle by the same taxer and payle that and the contained therein fully discharged. If default be made in such same more, at the maximum payle by the same tax is an event, shall inmediately in the maximum payle by the same tax is an event supporting to the same and the conview, if any there is a shall be payle that payles that have and and two conview. If any there is a shall be payle that payle and the taxer and the receivery of the payle by the same tax is and the receiver appointed to collect the receiver and the receiver, if any there is a shall be payle that payle the part \mathcal{L} much maximum payle the same taxes and the occurry the payle by the same tax is the same payle there is a some shall be payle the part \mathcal{L} much maximum payles that and at the conview, if any there is a shall be a payle the part \mathcal{L} much maximum payles that a set and the occurry the payle by the same tax is the maximum payles and any constraint payles the part \mathcal{L} much and eaver a shall be a payle the part \mathcal{L} much maximum payles the payle payle the payle payle payle payle payles there is a payle payle payle payle payle payle payle pay	
(SEAL) STATE OF Kansas COEXITY OF Douglas BE IT REMEMBERED, That on this 7th And rary, Public in the aforesaid County and State, came Andrary, Public in the aforesaid County and State, came Andre Batzina, a widow in the aforesaid County and State, came Is In WITNESS WHEREOF, I have hereunto subscribed my name, and affixed my official scal on the day and year last above withen. My commission expires on the 27th_day of January 19.31 F.C. Whipple Notary Public.	(SEAL) STATE OF Kansas Cot NTY or Douglas BE IT REMEMBERED, That on this 7th day of October A. D. 19.27, before me, a Notary Public in the aforesaid County and State, came Antie Fatzins, a widow to me personally known to be the same person who executed the foregoing instrument and duly acknowledged the execution of the same personal with the aforesaid means and affixed my official seal on the day and year last why commission expires on the 27th day of January 19.31 F.C. Whipple Notary Public.	the axi mat. \mathbf{y}_{-} of the form part dots berefy coverant and green that at the di- good and indefaultie outside of inheritance therein, for and denrif all formulance \mathbf{y}_{-} was a start and doften the same spectrum the part of the first mark therein. Special between the partice hereto that the part \mathbf{z}_{-} of the first part shall at all mark inheritance compares at shall be rejected and indered by the part of the second part, i. . Interest. And in the cert that axis part \mathbf{z}_{-} of the first part shall be reliable that his dimension the particle between the part of the second part, i. . Interest. And in the cert that axis part \mathbf{z}_{-} of the first part shall be reliable of the particle part \mathbf{z}_{-} of the second part is the part of the second part, i. . Interest. And in the cert that axis part \mathbf{z}_{-} of the fort part shall be repaired in each shall be particle part of part may pay and the second part is the second part is the second part is being and the part of the second part is part in the second part is part in the second part is the second part is the second part is the second part is part in the second part is the secon	they have f she 18 the hard cover _ of the premises above granted, and during the life of this indenture, pay all takes or assessments that may be leried or M by the buildings upon and real states instead against fee and tensols in such sum less, if any, and spysible to the part $L_{}$ of the second part to the state of h taxes when the same becaus due and payable and to keep sail premises insured as here, and the annex to paid shall become a part of the individualized, exceeded by this of money, executed on the first by of October D D D D D D D D D D	
COENTY OF Douglas AS. BE IT REMEMBERED, That on this day of October, D. 19. 27, before me, a Notary. Public in the aforesaid County and State, came to me personally known to be the same terson who executed the foregoing instrument and duly acknowledged the execution to me personally known to be the same terson who executed the foregoing instrument and duly acknowledged the execution IS IN WITNESS WHEREOF, I have hereunto subscribed my name, and affixed my official seal on the day and year last above witten. My commission expires on the I anuary 19. 31 	Country or Douglas Ast. BE IT REMEMBERED, That on this 7th day of October A. D. 10.27, before me, a Annie Tatzins, a widow in the aforesaid County and State, came. Annie Tatzins, a widow in the aforesaid County and State, came. LS of the same. in the aforesaid county and state, came. In the aforesaid county and state, came. LS of the same. widow 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 scal on the day and year last above written. My commission expires on the 27th day of January 19.31 F.O' Whipple Notary Public.	the axi mat. \mathbf{y}_{-} of the form part dots berefy coverant and green that at the di- good and indefaultie outside of inheritance therein, for and denrif all formulance \mathbf{y}_{-} was a start and doften the same spectrum the part of the first mark therein. Special between the partice hereto that the part \mathbf{z}_{-} of the first part shall at all mark inheritance compares at shall be rejected and indered by the part of the second part, i. . Interest. And in the cert that axis part \mathbf{z}_{-} of the first part shall be reliable that his dimension the particle between the part of the second part, i. . Interest. And in the cert that axis part \mathbf{z}_{-} of the first part shall be reliable of the particle part \mathbf{z}_{-} of the second part is the part of the second part, i. . Interest. And in the cert that axis part \mathbf{z}_{-} of the fort part shall be repaired in each shall be particle part of part may pay and the second part is the second part is the second part is being and the part of the second part is part in the second part is part in the second part is the second part is the second part is the second part is part in the second part is the secon	there, fibe 18 the larged constraints above printed and print the larged constraints above printed and print the larged constraints above printed and print the larged constraints above pri	
Corestry or Douglas) BE IT REMEMBERED, That on this 7th day of October A, D, 10 27, before me, a Notary. Public in the aforesaid County and State, came. Annie Tatkins, a widow to me personally known to be the same person who executed the foregoing instrument and duly acknowledged the execution of the same. IS 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 27th day of January 10.31 F.C. Whipple Netary Public. RELEASE	COUSTY or Dougles) DE IT REMEMBERED, That on this 7th day of October A, D, 19.27, before me, a Notary Public in the aforesaid County and State, eame. Annie Fatzins, a widow who executed the foregoing instrument and duly schowledged the execution 15 "In the aforesaid county and fixed my official scal on the day and year last above written. My commission expires on the 27th day of January 19.31 F.C. Whipple Notary Public.	the axi mat. \mathbf{y}_{-} of the form part dots berefy coverant and green that at the di- good and indefaultie outside of inheritance therein, for and denrif all formulance \mathbf{y}_{-} was a start and doften the same spectrum the part of the first mark therein. Special between the partice hereto that the part \mathbf{z}_{-} of the first part shall at all mark inheritance compares at shall be rejected and indered by the part of the second part, i. . Interest. And in the cert that axis part \mathbf{z}_{-} of the first part shall be reliable that his dimension the particle between the part of the second part, i. . Interest. And in the cert that axis part \mathbf{z}_{-} of the first part shall be reliable of the particle part \mathbf{z}_{-} of the second part is the part of the second part, i. . Interest. And in the cert that axis part \mathbf{z}_{-} of the fort part shall be repaired in each shall be particle part of part may pay and the second part is the second part is the second part is being and the part of the second part is part in the second part is part in the second part is the second part is the second part is the second part is part in the second part is the secon	they have f she 18 the hard const. of the premises above granted, and during the life of this indenture, pay all takes or assessments that may be level or $M_{\rm eff}$ the buildings upon and real static instered against fee and transfo in such sum levels in a static static static instered against fee and transfo in such sum levels in a static static static instered against fee and transfo in such sum levels in the static static static static static static static is not static static static static static static static static static is not static static static static static static static static static static of meany, executed on the first is your October D Z D averaging thereon according to the transform and gainst static static static static static s	
Notary Public in the aforesaid County and State, came. Annie Ratkins, a widow to me personally known to be the same person. who executed the foregoing instrument and duly acknowledged the execution of the New Probability NHEREOF, I have hereunto subscribed my name, and affixed my official scal on the day and year last above written. Ny commission expires on the 27th day of January 10.31 F.O. Thipple Notary Public. RELEASE	Notary Public in the aforesaid County and State, came. Annie Tatzina, a widow to me personally known to be the same person 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 27th_day of January 10.31 F.C. Whipple Notary Public.	the sail part_Y of the first part do ² S hereby coverant end speet that at the do pool and indefeable states of inheritance therein, for and dear of all incombance will warrent and defend the same agrants the part is making herd athin therein agreed letwore the parties herein data that part is making herd athin therein in the intermediate is and parties and payable, not that _ 100. The harmonic compares a shall be precised and darked by the part of the second part, 	they have f she 18 the hard const. of the premises above granted, and during the life of this indenture, pay all takes or assessments that may be level or $M_{\rm eff}$ the buildings upon and real static instered against fee and transfo in such sum levels in a static static static instered against fee and transfo in such sum levels in a static static static instered against fee and transfo in such sum levels in the static static static static static static static is not static static static static static static static static static is not static static static static static static static static static static of meany, executed on the first is your October D Z D averaging thereon according to the transform and gainst static static static static static s	
LS to me personally known to be the same person 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 scal on the day and year last above written. My commission expires on the 27th_day of January 19.31 F.C. Mnipple Notary Public.	LS to me personally known to be the same person who executed the foregoing instrument and duly acknowledged the execution of the same. IN WITNESS WHEREOF, I have hereunto subscribed my name, and affired my official scal on the day and year last above written. My commission expires on the 27th day of January 19.31 F.C. Whipple Notary Public.	the sail part_Y_ of the fort part do ² S hereby coverent ord speed that is the d prod ad indefaultie exists of inheritance therein, fore and clear of all communities were value access that the same because the main fore and the there is speed between the partice hereto that the part _Y of the fort part shall at all times in the inheritance compared as a shall be predicated in the part of the second part is heretown the partice hereto that the part _Y of the fort part shall at all times in the inheritance compared as the part of the second part is the part of the second part is different the partice hereto that the part _Y of the fort part shall at all times in the second part is the second part is different part is the scale part is the second part of the partice of the fort part shall be part of the second part of the second part is the scale of the interest of interest. And in the cert that sail part _Y of the scale of part the second part is the scale part is the scale part is the scale part is part of the scale part is a scale part of the scale part is a scale part is the scale part is part theoset. The sca	they haved, she 18 the hard cover_ of the premises above granted, and during the life of this indexture, pay all takes or assessments that may be leviced or May the buildings upon and real make innered against for and tormado in such sum level, if any, that opposite to the part of the second part to the starts of h takes when the same beccase due and poysite and to keep and premises insured as her, and the annean to paid shall become a part of the individual second part to the for notice, executed on the _firsting of October 0.27, averning thereon according to the terms of and collections and also accure any ran of the second three same beccase as there provider, in the event that and the contrast, executed on the _firsting of the internation of the internation of notice, executed on the _firsting of the internation of the internation of an even of the same beccase as there provider, in the event has and the contrast, fully classified. If definite the match is not avern any ran of the take and the same beccase as there provider, in the event has and the contrast, the same beccase as there provider, in the event has and the accurate the same beccase as the real provider, in the event has and the accurate the same beccase and the position the output the and the transfer provided by the same of the internation of the provider and the same and over collision therein a estimation of and provider as positions to a start the and two contrasts, if any there is, shall be paid by the part	
My commission expires on the 27th day of January 19.51 F.C. Whipple Notary Public. RELEASE	My commission expires on the 27th day of January 19.21 F.C. Enipple Notary Public.	the sail part_Y_ of the first part do ² S hereby coverant work spees that at the di- pool and indefeable states of inheritance therein, fore and dears of all incumbance work assessed to dform the same spectra diameter states. The second speed is provided in the same spectra diameter shall be set in the second speed in the name compares and hill previous diameter by the point of the second part, interest. And in the cent that said part. Y_ of the first part diameter diameter work assessed as a morter to cover the previous diameter of the second part, interest. And in the cent that said part. Y_ of the first part diameter diameter work and there interest as the second cent of the the second part of the second part of the second part of the second part of the second part of the second state in the second that and part of the second part of the second state of the second part of the second part of the second of the first part of the second part of the second part of the second of the second part of the second part of the second part of the second of the second part of the second part to part of the second part of the second of the second part of the second part to part of the second part of the second of the second part of the second part to part of the second part of the second part to part of the second of the second part of the second part to part of the second part of the second part to the second part to part of the second part to part of the second part to the second part to part of the second part to part of the second part to the second part to the second part to second part to part of the second part to part of the second part to the second part to seco	they haved, she 18 the hard cover_ of the premises above granted, and during the life of this indexture, pay all takes or assessments that may be leviced or May the buildings upon and real make innered against for and tormado in such sum level, if any, that opposite to the part of the second part to the starts of h takes when the same beccase due and poysite and to keep and premises insured as her, and the annean to paid shall become a part of the individual second part to the for notice, executed on the _firsting of October 0.27, averning thereon according to the terms of and collections and also accure any ran of the second three same beccase as there provider, in the event that and the contrast, executed on the _firsting of the internation of the internation of notice, executed on the _firsting of the internation of the internation of an even of the same beccase as there provider, in the event has and the contrast, fully classified. If definite the match is not avern any ran of the take and the same beccase as there provider, in the event has and the contrast, the same beccase as there provider, in the event has and the accurate the same beccase as the real provider, in the event has and the accurate the same beccase and the position the output the and the transfer provided by the same of the internation of the provider and the same and over collision therein a estimation of and provider as positions to a start the and two contrasts, if any there is, shall be paid by the part	
RELEASE	Notary Public.	the sail part_Y_ of the first part do ² S hereby coverant evolvages that is the do good and indefeable state of inheritance therein, fore and dear of all incumbrates bey will secret and define the same spectra the parties easing hered 2 him therein, agreed between the parties hereto that the part _Y of the fort part half is at time priorita and the event that axis part. Y of the fort part data in the data in the norm compares at half the prioritan diameter by the part of the second part, interest. And in the event that axis part. Y of the fort part data in this part will be interest at the state of the fort part data in the target of the fort parties that the part. Y of the fort part data in the target and the parties of the state of the fort part of the second part, the other target of the state of the fort part of the second part to the second of the fort part of the second part to part of the second part to part of the second of the fort part of the second part to part of the second of the fort part of the second part to part of the second of the fort part of the second part to part of the second of the fort part and part of the second part to part of the second of the fort part of the building to main the second part to part of the second of the fort part of the second part to part of the second part to the second of the fort part of the building to main the second part to part of the second of the fort and part of the second part to part of the second part to the second part to part of the second of the second part of the second part to part of the second part to part to part of the second of the second part of the second part to part of the second part to the second part to part to part the second of the second part of the second part to part of the second part to part to part to the second of the second part of the second part to part of the second part to part to part to part to part the second part to part to part to part the second part to part to part to part to part to part the second part t	they have / she 18 the hard const of the premiers above granted, and during the life of this indenture, pay all taxes or assessments that may be levied or Life the building upon and real state instead against fee and tensols in such sum et al., if any main spycial to the pre-trained against fee and tensols in such sum et al., if any main spycial to the pre-trained against fee and tensols in such sum et al., if any main spycial to the pre-trained again the second part to the state of the tensol of the state state of the individual second part to the state of the tensol of the state second again to the second part to the state of the individual second again to the state of the individual second again to the second secon	
RELEASE		the sail part_y_ of the fort part do ² S hereby coverent evel speet that is the d prod ad indefaultie exists of inheritance therein, for said ever of interminance were value screen to default the near speet and in parts exists. Boy's distinct there is a speed between the partice hereto that the part _y of the fort part shall at a life mat. agreed between the partice hereto that the part _y of the fort part shall at all time inherits and rest exists when the same become due and payake, not that _ 000. m ² , interest. And in the event that said part. Y of the fort part shall not all index basis of the same become due and payake, not that _ 000. m ² . Interest. And in the event that said part. Y of the fort part takes and insures, or a start has a start of their interest basis of their interest of insurest of the fort part shall be prediced part may pay shall be rested of Chart to come <u>Througendt and non/1000</u> to the terms of ODO	they haved, she 18 the hard const of the premises above granted, and during the life of this indenture, pay all takes or assessments that may be level or 11by the buildings upon and real state instead against for and terms loss mark sum less, it say, nade synable to the part. V of the scend part to the statest of h takes when the same beccase due and payable and to keep and premises insured as ther, and the anneae to paid shall beccase a part of the indebicities, secured by this of matery, executed on the first tay of October 10 2 7 . averning thereos according to the terms of and collections on a secure any rans of the same there are obtained on and payable and to keep and premises insured as a serving thereos according to the terms of and collections and also take our any rans of the distance and there are the terms of and collections and also take our any rans of the term of the state become as iterm provider, in the event hat and the contrast terms fully collections as there provider, in the event hat and the term of the state become as the term provider, in the event hat and the according to the state become as the term provider, in the event hat the term of the state become as the term provider, in the event hat and the overlyte, if say there is ability the part V making such take, can and every colligitation there are achieved approximing therefores ability become and the overlyte, if say there is ability the part V making such take, can and every colligitation there are achieved approximing therefores ability the means of the respective particle be the part (V	
		the sail part_y_ of the fort part do ² S hereby coverent evel speet that is the d prod ad indefaultie exists of inheritance therein, for said ever of interminance were value screen to default the near speet and in parts exists. Boy's distinct there is a speed between the partice hereto that the part _y of the fort part shall at a life mat. agreed between the partice hereto that the part _y of the fort part shall at all time inherits and rest exists when the same become due and payake, not that _ 000. m ² , interest. And in the event that said part. Y of the fort part shall not all index basis of the same become due and payake, not that _ 000. m ² . Interest. And in the event that said part. Y of the fort part takes and insures, or a start has a start of their interest basis of their interest of insurest of the fort part shall be prediced part may pay shall be rested of Chart to come <u>Througendt and non/1000</u> to the terms of ODO	they have/ she 18 the hard came_ of the premiers above granted, and during the life of this indenture, pay all taxes or assessments that may be leried or Life the buildings upon and real mote insured spanis for and tormads in each sum less, if any, and any paysible to the part L of the eccol part to the start of h many burlet the area becaus due and paysible and to key said premiers insured as her, and the amount so paid shall become a part of the indebiedness, secured by this of meany, executed on the first try of October D .27. aversing thereon acceding to the term of said deliantion and also taxe our any rans and during the three acceding to the term of said deliantion and also taxe our any rans and the continent therein fully discharged. If default is made in such some to any the taxes of the said part. J of the second part to the second said to the second the said part. J of the second part is the said the matter provided by the valid to have a review applied to collect the arrise in the matter provided by the valid to have a review applied to collect the arrise in the matter provided by the valid to have a review applied to collect the arrise in the matter provided by the valid to have a review applied to collect the arrise in the matter provided by the valid to have a review applied to collect the arrise in the matter provided by the valid to have a review applied to collect the arrise in the course, if any three te, shall be paid by the part J	