ſ 

with the state of		
FROM	STATE OF KANSAS, DOUGLAS COUNTY, 10. This instrument was filed for record on the 3 day of	
Herry E. Bowen	Feb A D 1928 at 11:45 A M	
	La E. Wellman Register of Decds.	-
Peoples State Bank	By Deputy.	
THIS INDENTURE, Made this eighth day of Februa: hundred and twenty.eight between	ry, in the year of our Lord, one thousand nine	Forde
hundred and twenty eight Harry 2. Bowen and Hattie L. Bowen hu	usband and wife	ment +
of in the County of Dougles	and State of Kensas	Val 7
parties_ of the first part, and Peoples State Bank, Lawr.	part. y of the second part.	Page 2
WITNESSETH, That the said part. 128 of the first part, in considerat Tairty two Hundred	DOLLARS, to then duly paid, the receipt of	
which is hereby acknowledged, haVB. sold, and by this indenture do the following described real estate situated and being in the County of Doug	Grant, Bargain, Sell and Mortgage to the said part	for Exister
The north half $(n_2^1)$ of the northwest quarter	er (NW1) of section twenty eight (28) Township	Beach 79.5
Thirteen (13) Range mineteen (19)		
••••••		
		and a standard starts
with the appurtenances and all the estate, title and interest of the said part.	19.9. of the first part therein. the delayer larget they are the law(a) error <b>B</b> of the premise above grantel, and	
with the appurtenances and all the estate, title and interest of the said part. <sup>1</sup> As the said part <b>168</b> , of the first part do brody covenant and ares that at wired of a pood and indefeasible estate of inheritance therein, free and clear of all incumbrace	the delivery hereof they are the lawful owner B of the premises above granted, and	
And the said part 108_of the first part do hereby covenant and agree that at seized of a good and indefeasible estate of inheritance therein, firee and clear of all incumbrance	the delivery hereof. they are the lawful owner B of the premises above granted, and	
And the mid part $\hat{\Phi} \Theta_{i}$ of the first part $\hat{\Phi} =$ hency coverant and surve that is wind of a good and indefaultie state of inheritance therein, free and clars of all incumbance constraints of the symbol structure of the state structure in the structure of the struct	the delivery kerned. <b>UREY D</b> <sup>T</sup> <b>C</b> the lawful owner <b>B</b> of the premises above grantel, and <b>C</b> time during the life of this indenture, pay all taxes or assessments that may be level or here the buildings upon and real extent inverted against for and tormado in such sum	
And the said part 168. of the first part do brely covenant and agree that at wind of a good and indefeabile state of inheritance therein, free and clear of all houndmore and that they will warrant and defend the same against all parts and any like the same against and they will warrant and defend the same against all parts and the same against all parts and the same against and the same against all parts and the same against all parts and the same again and the same again and the same against and the same against and the same against all parts and the same against a same as a shall be specified and directed by the part of the same in the same in the same in the same against the same again	the delivery <u>Lereof</u> <u>they</u> <u>D</u> T <sup>C</sup> the lawful owner <b>B</b> of the premises above granted, and these during the life of this indenture, pay all taxes or assessments that may be levied or <u>here</u> the buildings upon said real restate insured against for and torasdo in such sum part, the loss, if any, made payable to the part <u></u> for the second part to the extent of exact toras whet has are beyone due and trankles and there mail terms insured as	
And the said part 168. of the first part do brely covenant and agree that at wind of a good and indefeabile state of inheritance therein, free and clear of all houndmore and that they will warrant and defend the same against all parts and any like the same against and they will warrant and defend the same against all parts and the same against all parts and the same against and the same against all parts and the same against all parts and the same again and the same again and the same against and the same against and the same against all parts and the same against a same as a shall be specified and directed by the part of the same in the same in the same in the same against the same again	the delivery <u>Lereof</u> <u>they</u> <u>D</u> T <sup>C</sup> the lawful owner <b>B</b> of the premises above granted, and these during the life of this indenture, pay all taxes or assessments that may be levied or <u>here</u> the buildings upon said real restate insured against for and torasdo in such sum part, the loss, if any, made payable to the part <u></u> for the second part to the extent of exact toras whet has are beyone due and trankles and there mail terms insured as	
And the mid part $\hat{1}$ BG. of the first part $\hat{0}$ and $\hat{1}_{m-1}$ hardy coverant and spec that is wind of a good and indefaultie state of inheritance therein, free and clars of all incumbance control that they will access that $\hat{1}_{m-1}$ and $\hat{1}_{m-1}$ are also also also also also also also also	the delivery kerned. <b>UREY_DTE</b> the lawful owner <b>B</b> of the premises above grantel, and the time during the life of this inductive, pay all taxes or assessments that may be level or the probability of the buildings upon and real scatts invested as such as the second part to the extent of part, the loss, if any, made payable to the part. <b>Y</b> . of the second part to the extent of pay such taxe when the same become due and payable and to keep and premises invested as $\alpha$ either, and the amount so paid shall become a part of the indektives, second by this reput	
And the mid part 166. of the first part dow lowedy coverant and spare that is wired of a good and indefeasible state of inheritance therein, free and clear of all incumbance and that they will warrant and defend the same arguing at price making block dism therein. It is spred between the partic herein that the part 166. of the first part shall state herein the part 166 at the second part of the second part shall be all in strengt between the partic herein that the part 166. It is grand between the partic herein that the part 166. It is that 164. It is grand between the partic herein that and part 168. It is first part shall state the part of the part particular the second part of the part of the second part of the part particular the second part of the part	the delivery kernof <u>they</u> <u>DT</u> <sup>e</sup> the lawful owner <b>B</b> of the permises above granted, and a times during the life of this inductors, pay all taxes or assessments that may be level or kernor the buildings upon and real estate innured against fire and transch is noch rum and, the loss, if any, made payable to the part_ <u>J</u> of the second part to the statest of pay such taxes when the same become due and payable and to kern and premises insured as a cardent, and the annout so paid shall become a part of the inductiones, second by this regard. Not sum of money, rescued on the <u>Sth</u> day of <u>February</u> <u>J28</u>	
Let the soit part 166. of the first part do hereby coverant and spare that is wired of a good and indefeasible soutce of inheritance therein, free and clear of all incumbance and that they will warrant and defend the same arguing all parts are saving by odd them therein. It is spred between the parts benets that the part 166. of the first part shall stail be arguing the same compare a shall be specified and defected by the sprefit the second part of by same interaction compares a shall be specified and defected by the sprefit the second part 175	the delivery kernof <u>they</u> $\Omega^{T} \Theta$ the hard owner <b>B</b> of the premises above granted, and a times during the lafe of this inductors, pay all taxes or assessments that may be level or <u>set</u> the loss days made payable to the part_ <u>y</u> of the second part to the exited of pay such taxes when the axes become due and payable and to kern and premises insured as <u>set</u> exited, and the amount as paid shall become a part of the individuelises, second by this trystd. <b>Set</b> is the set of the second set to part of the individuelises, second by this insured as mostly and the amount as paid shall become a part of the individuelises, second by this insured as mostly rescaled on the $\delta$ th <u>they</u> of <b>Tehruary</b> <u>µ</u> 28 interest exprised there are deal obligation and also to arour as grain of to the dashing and the set one with developed and the second as and the tax dashing the vector of the set of the set of the particular the second set of the dashing and the amount as paid the second set of the second set of the second set of the dashing and the second set of the dashing the tax with the second set of the dashing the second second second set of the dashing the second	
Let the soit part 166. of the first part do hereby coverant and spare that is wired of a good and indefeasible soutce of inheritance therein, free and clear of all incumbance and that they will warrant and defend the same arguing all parts are saving by odd them therein. It is spred between the parts benets that the part 166. of the first part shall stail be arguing the same compare a shall be specified and defected by the sprefit the second part of by same interaction compares a shall be specified and defected by the sprefit the second part 175	the delivery kernof <u>they</u> $\Omega^{T} \Theta$ the hard owner <b>B</b> of the premises above granted, and a times during the lafe of this inductors, pay all taxes or assessments that may be level or <u>set</u> the loss days made payable to the part_ <u>y</u> of the second part to the exited of pay such taxes when the axes become due and payable and to kern and premises insured as <u>set</u> exited, and the amount as paid shall become a part of the individuelises, second by this trystd. <b>Set</b> is the set of the second set to part of the individuelises, second by this insured as mostly and the amount as paid shall become a part of the individuelises, second by this insured as mostly rescaled on the $\delta$ th <u>they</u> of <b>Tehruary</b> <u>µ</u> 28 interest exprised there are deal obligation and also to arour as grain of to the dashing and the set one with developed and the second as and the tax dashing the vector of the set of the set of the particular the second set of the dashing and the amount as paid the second set of the second set of the second set of the dashing and the second set of the dashing the tax with the second set of the dashing the second second second set of the dashing the second	
And the mid part 166. of the first part do hereby coverant and spire that is wired of a good and indefendible state of inheritance therein, free and clear of all incumbance and that they will warrent hed defend the same argin and grives making both dism therein. It is spirel between the particle herein that the part 166. of the first part shall state herein the part of the spire therein the sense argin and grives making both and that the means and spire and state when the more becomes due and payode, and that the the mean payode, the part $J_{\rm even}$ is the spire of the sense of payment with a first pay. If $J_{\rm even}$ means compare a shall be specified and directed by the part[of the sense $J_{\rm even}$ payode, the first $J_{\rm even}$ is the spire of the	the delivery kerned. <b>CDEP</b> . <b>DPE</b> the hardal owner <b>B</b> of the permises above granted, and <b>B</b> times during the life of this inductors, pay all taxes or assessments that may be level or kernel the buildings upon and real estate innoval against fire and transch of north num and, the loss, if any made payable to the part. <b>DP</b> . <b>d</b> the second part to the estate of pay such taxes when the same become due and payable and to kern mill premises innovel as the part of the second taxes are parted by the induction of the second part to the estate of the pay such taxes when the same become due and payable and to kern mill premises innovel as the second part of the induction of the second part to the estate of the regard. <b>DOLLARDS</b> , interest secreting thereas according to the terms of such obligation and also be secure any sum or or to duckators pay taxes with interest thereas a life deliberation and such secures that and edification contained thermin fully discharged. If definal the meds is math seyments or any is then a nove, or if want is normality of which its medses in and heavyments all become to write obligation, for the security or which there of which its medses in and heavyments all become is the as nove, or if want is normality of which its medses in and resymmets all become is the as nove, or if want is normality of which its medses in and resymmets or any is the as nove, or if want is normality of which its medses in a set overyment and all the transcention. For the security or which its medses in a set overyment and the secure shares and become the secure shares the medse in the secure share shares the secure is the secure secure shares the secure is the secure secure shares the secure shares the secure shares the secure shares the secure secure shares the secure secure shares the secure shares the secure shares the secure shares the secure shares the secure share sh	
And the mid part 166. of the first part do hereby coverant and spire that is wired of a good and indefendible state of inheritance therein, free and clear of all incumbance and that they will warrent hed defend the same argin and grives making both dism therein. It is spirel between the particle herein that the part 166. of the first part shall state herein the part of the spire therein the sense argin and grives making both and that the means and spire and state when the more becomes due and payode, and that the the mean payode, the part $J_{\rm even}$ is the spire of the sense of payment with a first pay. If $J_{\rm even}$ means compare a shall be specified and directed by the part[of the sense $J_{\rm even}$ payode, the first $J_{\rm even}$ is the spire of the	the delivery kerned. <b>CDEP</b> . <b>DPE</b> the hardal owner <b>B</b> of the permises above granted, and <b>B</b> times during the life of this inductors, pay all taxes or assessments that may be level or kernel the buildings upon and real estate innoval against fire and transch of north num and, the loss, if any made payable to the part. <b>DP</b> . <b>d</b> the second part to the estate of pay such taxes when the same become due and payable and to kern mill premises innovel as the part of the second taxes are parted by the induction of the second part to the estate of the pay such taxes when the same become due and payable and to kern mill premises innovel as the second part of the induction of the second part to the estate of the regard. <b>DOLLARDS</b> , interest secreting thereas according to the terms of such obligation and also be secure any sum or or to duckators pay taxes with interest thereas a life deliberation and such secures that and edification contained thermin fully discharged. If definal the meds is math seyments or any is then a nove, or if want is normality of which its medses in and heavyments all become to write obligation, for the security or which there of which its medses in and heavyments all become is the as nove, or if want is normality of which its medses in and resymmets all become is the as nove, or if want is normality of which its medses in and resymmets or any is the as nove, or if want is normality of which its medses in a set overyment and all the transcention. For the security or which its medses in a set overyment and the secure shares and become the secure shares the medse in the secure share shares the secure is the secure secure shares the secure is the secure secure shares the secure shares the secure shares the secure shares the secure secure shares the secure secure shares the secure shares the secure shares the secure shares the secure shares the secure share sh	
And the soil part $\hat{1}$ BG. of the first part $\hat{0}_{}$ hordy coverant and agree that is wind of a good and indefaulte state of inheritance therein, free and clare of all incumbance control to the value values of the therma spinsts all parts making bail down thereins. It is agreed between the particle here the max parts and parts or naking bail down thereins associations and parts the states the man parts and parts or naking bail down thereins and by such incursive compary as a half be specified and directed by the part of the second par- philes. The part of the part $\hat{J}_{}$ of the part $\hat{J}_{}$ interest. And in the cont that said parts $\hat{J}_{}$ interest. And in the cont that said parts $\hat{J}_{}$ interest. And in the cont that said parts $\hat{J}_{}$ interest. And in the cont that said parts $\hat{J}_{}$ interest $\hat{J}_{}$ interest $\hat{J}_{$	the delivery kerned. <b>UREY_DTC</b> the hard owner <b>B</b> of the premises above grantel, and the delivery kerned. <b>UREY_DTC</b> the hard owner <b>B</b> of the premises above grantel, and the mean during the life of this inductions, pay all taxes or accessments that may be level or the probability of the second second during the second part to the retart of part, the loss, if any made poysible to the part_Y of the second part to the retart of part, the loss, if any made poysible to the part_Y of the second part to the retart of part, the loss, if any made poysible to the part_Y of the second part to the retart of part, the loss, if any made poysible to the part_Y of the second part to the retart of the model of the second of the part_Y of the individues, second by the retard. The second of the second of the second second part to the retart of the individues the second because a part of the individues. Second by the retard are not part here to second the or the second s	
And the soil part $\hat{166}$ of the first part $\hat{0}_{}$ hordy coverant and gave that is wind of a good and indefaulte state of inheritance therein, free and clare of all incumbance models of a good and indefaulte state of inheritance therein, free and clare of all incumbance in that they will accurate and default the same spinsts and parts for a shift a shift of the first part shift and associated anisot shift of ratios here the same spinsts and parts for a shift a shift of the same accurate and default the same spinsts and parts for a shift a shift of the second part of the same accurate and the same becomes due and payable, and that $\hat{110}$ and associated spinsts shift the same spin shift are same and payable and the same spin part provide, the part $\mathbf{y}_{}$ of the scored part $\mathbf{x}_{}$ the scored part in the same accurate the the same $\mathbf{y}_{}$ of the scored part $\mathbf{y}_{}$ and the score $\mathbf{y}_{}$ and the score $\mathbf{y}_{}$ and the same spin shift the same spin shift the same shift the same of the mathematic state and the same spin shift that same shift the same spin shift that same shift the same spin shift that same shift the shift state shift the same spin shift that same shift the shift shift the shift state shift the shift	the delivery kernof_ <u>they</u> _ <u>DTC</u> the hard owner <b>B</b> of the premises above granted, and a times during the life of this inductors, pay all taxes or assessments that may be levid or 	
And the soil part $\hat{1}$ BG. of the first part $\hat{0}_{}$ hordy coverant and agree that is wind of a good and indefaulte state of inheritance therein, free and clare of all incumbance control to the value values of the therma spinsts all parts making bail down thereins. It is agreed between the particle here the max parts and parts or naking bail down thereins associations and parts the states the man parts and parts or naking bail down thereins and by such incursive compary as a half be specified and directed by the part of the second par- philes. The part of the part $\hat{J}_{}$ of the part $\hat{J}_{}$ interest. And in the cont that said parts $\hat{J}_{}$ interest. And in the cont that said parts $\hat{J}_{}$ interest. And in the cont that said parts $\hat{J}_{}$ interest. And in the cont that said parts $\hat{J}_{}$ interest $\hat{J}_{}$ interest $\hat{J}_{$	the delivery kerned. <b>UREY_DTC</b> the hard owner <b>B</b> of the premises above grantel, and the delivery kerned. <b>UREY_DTC</b> the hard owner <b>B</b> of the premises above grantel, and the mean during the life of this inductions, pay all taxes or accessments that may be level or the probability of the second second during the second part to the retart of part, the loss, if any made poysible to the part_Y of the second part to the retart of part, the loss, if any made poysible to the part_Y of the second part to the retart of part, the loss, if any made poysible to the part_Y of the second part to the retart of part, the loss, if any made poysible to the part_Y of the second part to the retart of the model of the second of the part_Y of the individues, second by the retard. The second of the second of the second second part to the retart of the individues the second because a part of the individues. Second by the retard are not part here to second the or the second s	
And the soil part $\hat{166}$ of the first part $\hat{0}_{}$ hordy coverant and gave that is wind of a good and indefaulte state of inheritance therein, free and clare of all incumbance models of a good and indefaulte state of inheritance therein, free and clare of all incumbance in that they will accurate and default the same spinsts and parts for a shift a shift of the first part shift and associated anisot shift of ratios here the same spinsts and parts for a shift a shift of the same accurate and default the same spinsts and parts for a shift a shift of the second part of the same accurate and the same becomes due and payable, and that $\hat{110}$ and associated spinsts shift the same spin shift are same and payable and the same spin part provide, the part $\mathbf{y}_{}$ of the scored part $\mathbf{x}_{}$ the scored part in the same accurate the the same $\mathbf{y}_{}$ of the scored part $\mathbf{y}_{}$ and the score $\mathbf{y}_{}$ and the score $\mathbf{y}_{}$ and the same spin shift the same spin shift the same shift the same of the mathematic state and the same spin shift that same shift the same spin shift that same shift the same spin shift that same shift the shift state shift the same spin shift that same shift the shift shift the shift state shift the shift	the delivery kerned <b>Liney DTC</b> the hard owner <b>B</b> of the permises above granted, and the delivery kerned <b>Liney DTC</b> the hard owner <b>B</b> of the permises above granted, and here the building upon and real estate innoval against fire and transch be not real mathematical terms and a permission to the part. <b>Y</b> is the model permission inner the regression of the building and permission to the part of the model permission inner the regression of the building and permission to the part of the model permission inner the regression of the building and permission to the part of the indebtedness, second by the regression of the building of the terms of solid elliption and also be some arg sum of the terms during the solid balance of the terms of solid elliption and also be some arg sum of the term of the solid permission of the terms of solid elliption and also be some arg sum of the terms of the terms fully discharged. If definal the model is and resonance arg sum so that are note, for the source of which the models is and the symmetry of any the terms of the terms of which is an elliptical terms of the terms of the terms of solid terms is and the terms of the terms of which it is the terms of terms	
And the soil part $\hat{166}$ of the first part $\hat{0}_{}$ hordy coverant and gave that is wind of a good and indefaulte state of inheritance therein, free and clare of all incumbance models of a good and indefaulte state of inheritance therein, free and clare of all incumbance in that they will accurate and default the same spinsts and parts for a shift a shift of the first part shift and associated anisot shift of ratios here the same spinsts and parts for a shift a shift of the same accurate and default the same spinsts and parts for a shift a shift of the second part of the same accurate and the same becomes due and payable, and that $\hat{110}$ and associated spinsts shift the same spin shift are same and payable and the same spin part provide, the part $\mathbf{y}_{}$ of the scored part $\mathbf{x}_{}$ the scored part in the same accurate the the same $\mathbf{y}_{}$ of the scored part $\mathbf{y}_{}$ and the score $\mathbf{y}_{}$ and the score $\mathbf{y}_{}$ and the same spin shift the same spin shift the same shift the same of the mathematic state and the same spin shift that same shift the same spin shift that same shift the same spin shift that same shift the shift state shift the same spin shift that same shift the shift shift the shift state shift the shift	the delivery kerned. <b>Checy Dr</b> <sup><b>C</b></sup> the hard owner <b>B</b> of the permises above granted, and <b>B</b> times during the life of this inductors, pay all taxes or assessments that may be level or <b>main the loss</b> , if any made persible to the part. <b>J</b> . • of the second part to the entered of pay such taxes when the axes become due and payled and to keep and premises insured as the taxes when the axes become due and payled and to keep and premises insured as the payled of the part of the inductor of the second part to the entered of pay such taxes when the axes become due and payled and to keep and premises insured as the payled of the payled of the terms of which is and premises insured as the second part to the second based payled and to keep and premises insured as the second part to the second part <b>D</b> of the second part to be exit that sum of meany, rescued on the <b>S</b> th day of <b>February D D D D D D D D D D</b>	
And the soil part $\hat{166}$ of the first part $\hat{0}_{}$ hordy coverant and gave that is wind of a good and indefaulte state of inheritance therein, free and clare of all incumbance models of a good and indefaulte state of inheritance therein, free and clare of all incumbance in that they will accurate and default the same spinsts and parts for a shift a shift of the first part shift and associated anisot shift of ratios here the same spinsts and parts for a shift a shift of the same accurate and default the same spinsts and parts for a shift a shift of the second part of the same accurate and the same becomes due and payable, and that $\hat{110}$ and associated spinsts shift the same spin shift are same and payable and the same spin part provide, the part $\mathbf{y}_{}$ of the scored part $\mathbf{x}_{}$ the scored part in the same accurate the the same $\mathbf{y}_{}$ of the scored part $\mathbf{y}_{}$ and the score $\mathbf{y}_{}$ and the score $\mathbf{y}_{}$ and the same spin shift the same spin shift the same shift the same of the mathematic state and the same spin shift that same shift the same spin shift that same shift the same spin shift that same shift the shift state shift the same spin shift that same shift the shift shift the shift state shift the shift	the delivery kerned. <b>Checy DTC</b> the hardal owner <b>B</b> of the permises above granted, and the delivery kerned. <b>Checy DTC</b> the hardal owner <b>B</b> of the permises above granted, and the loss during the hidden series and real estate insured against form and transform in the loss of any made persists to the part. <b>Y</b> of the second part to be reach up to the induction of the loss of the permission of the loss of the permission of the loss of the permission of the loss of the los	
Let the soid part 166. If the first part $d_{m-1}$ hordy coverant and gave that is wind of a good and indefasible state of inheritance therein, free and clare of all incumbance models and the development of default the same status and priore making barel and durin therein. It is agreed between the parties here to that the part 160 m of the first part shall and incumbance compare a shall be specified and directed by the part of the second part of by same incumation compare a shall be specified and directed by the part of the second part of by same incumation compare a shall be specified and directed by the part of the second part of the same of the part $\underline{J}_{m-1}$ of the second part $\underline{J}_{m-1}$ in the same of the part $\underline{J}_{m-1}$ in the same of the part $\underline{J}_{m-1}$ in the same of the part $\underline{J}_{m-1}$ of the second part methods are and shift here interest is the rate of the first part bar and incumbance methods and the part $\underline{J}_{m-1}$ or the same distribution $\underline{J}_{m-1}$ the same of $\underline{J}_{m-1}$ the same distribution $\underline{J}_{m-1}$ the same dis	the delivery kerned. <b>Checy</b> . <b>Dref</b> the hardal owner <b>B</b> of the permises above granted, and the delivery kerned. <b>Checy</b> . <b>Dref</b> the hardal owner <b>B</b> of the permises above granted, and the loss during the hard gas upon and real estate insured a gain the and the mark num- mark, the loss, if any, make persible to the part. <b>y</b> of the second part to the stated of part, the loss, if any, make persible to the part. <b>y</b> of the second part to the stated of part, the loss, if any, make persible to the part. <b>y</b> of the second part to the stated of part, the loss, if any, make persible to the part. <b>y</b> of the second part to the stated of part, the loss, if any, make persible to the part. <b>y</b> if the indededness, second by the regard. <b>Dotted</b> the index of the state of the indededness, second by the regard. <b>Dotted</b> the state of the state of the indededness, second by the regard, the state with index of <b>February DOTLARS</b> , and sum of money, rescuele on the <b>Sth</b> due of <b>February DOTLARS</b> , index a correspondent therm is due there as the state of the marker what and redegration contened therm is due to the state there as a the provide, in the event marker and is they are note, if if wate is constructed on an expression of the marker what and therming in the marker, if de sector is constructed on an event part <b>a</b> . The marker as the state is the state of the respective parts have a state been the index state of the respective parts have been as the state of the respective parts have and y are the state is the state of the respective parts have been as the state of the state is the state of the state of the state of the state of the respective parts have been. are the state of the state is constructed on the state of the state of the state of the state of the respective parts have been. are the state of the state of the respective parts have been. are the state of the state of the respective parts have been. <b>Sector</b> the state of the state of the respective parts have been. <b>Se</b>	
Let the soit part 166. of the first part do hereby coverant and spee that is wind of a good and indefaulte state of inferitance therein, for one and care of all incumbance uses that the year teams to default the same seture and proves the default incumbance and parts have the same the covers do and paytoles, and that 1700 - 11000 - 11000 - 1100 - 11000 - 11000 - 11000 - 11	the delivery kerned. <b>UREY_DTC</b> the harded owner <b>B</b> of the premises above granted, and the delivery kerned. <b>UREY_DTC</b> the harded owner <b>B</b> of the premises above granted, and the delivery the buildings upon and one sheat insured spin for and tormals in such as the block if any, made psychic to the part_Y of the second part to the retart of the stars when the axes become due and psychic able being and premises insured as the stars when the axes become due and psychic able being and premises insured as the star when the stars become due and psychic able being and premises insured as the star when the stars become due and psychic able being and premises insured as the star when the stars become due and psychic able being and the stars when the star transmitted in the stars become due and psychic able delivers in add the stars when a star indexes accuring thereas according to the terms of add believes and the stars when a star and stars of the delivers and the stars become due and psychol, in the events are star and a bleft in the manner provided by the scale to be and the stars and the stars the start and and particle to the terms of add believes the start and the start and the ansate provided by the scale to be the start the main events being the terms of each psychol, in the events are start the start and the add believes the start between the start by the part_Y while scale as a start part the start and the complex, if any there is, shall be part by the part_Y	
Les die asig pari 166. die fante pari de lendy coverait and spre that is wind of a good and indefasible estate of inheritance therein, free and clare of all incumbance and that they will warment of defend the some spress and priore naives barded dam thereis. It is great between the parise hereto that the pari 169. di the first pari that 170 yr and spress that they are all spressions and and the cent that and parise there that the parise bears that they is a spression of the source parise is the spression of the spression of the source parise is the spression of the source parise is the spression of the	the delivery kerned. <b>Checy Ore</b> the hard owner <b>B</b> of the premises above granted, and the delivery kerned. <b>Checy Ore</b> the hard owner <b>B</b> of the premises above granted, and the baseling upon and real estate increased against first and torsado in each sum part, be baseling upon and real estate increased against first and torsado in each sum part, be baseling upon and real estate increased against first and torsado in each sum part, be baseling upon and real estate increased against first and the moment as paid shall become a part of the indeletchese, second by the regard, and the annount so paid shall become a part of the indeletchese, second by the regard. <b>DOLLARS</b> , and sum of money, rescaled on the <b>Sth</b> day of <b>February DOLLARS</b> , and sum of money, rescaled on the <b>Sth</b> day of <b>February DOLLARS</b> , and sum of money, rescaled on the <b>Sth</b> day of <b>February DOLLARS</b> , and the mover is the work interest there as a hear provide, in the events are sum of delaying the true with discrete there as the regard of the moments of the state and the order of the the state of the model interest of the first rescale and the order of the there as the state of the model rescales in the events and the complex, if any three heads and all become a grant and all becomes a state three, states and an exception of the rescale part. <b>The states are stated as and</b> rescales and enveloped by the the shall be part by the part. <b>J</b> making such as the states three, states and as accesser of the rescale part. <b>S</b> , the day and year last <b>Harry Z. Boyeen</b> (SEAL) <b>Harty II. Seconder</b> (SEAL) <b>Harty II. Seconder</b> (SEAL) <b>Harty II. Let Boyeen</b> (SEAL) <b>Harty II. Let Boyeen</b> (SEAL)	
Let the soil part 166. It the first part do hereby coverant and spee that is wind of a good and indefaulte state of inferitance therein, free and clare of all incumbance uses that the year starts that default here more starts gived at the first part wind at the starts of default here and starts and default is starts about the there are starts gived at the first part with a start of the starts here the start 265. It is for a part with the start 166 for the fort part with a start of the star	the delivery kerned. <b>LNEY</b> . <b>DT</b> <sup>C</sup> the harded owner <b>B</b> of the premises above granted, and the delivery kerned. <b>LNEY DT</b> <sup>C</sup> the harded owner <b>B</b> of the premises above granted, and the delivery kerned is the rest is more taken the taken is the rest is more taken the taken the stars when the action is the start of the method is not sum in the star when the action is the start of the method is the rest is the start of the method is the rest is the start of the method is the rest is the start of the method is the start of t	
Les the soil part 166. If the first part do hereby coverant and spee that is wind of a good and indefasible source of inheritance therein, free and class of all incumbance uses in that they will account here particle hereto that the part 166. If the first part shall be appendix and the speech and directed by the part of the source part and the part 168. If the first part shall be appendix and the speech and directed by the part of the source part and the speech and directed by the part of the source part and the speech and directed by the part of the source part and the speech and directed by the part of the source part and the speech and the speech and directed by the part of the source part and the speech and	the delivery kerned_UREY_DTC_ the hard owner B of the permises above granted, and the delivery kerned_UREY_DTC_ the hard owner B of the permises above granted, and the base in the base in the same beams due to the part_Y_ of the second part to the retart of part, the base it may made permise to the part_Y_ of the second part to the retart of part, the base it may made permise to the part_Y_ of the second part to the retart of part, the base it may made permise to the part_Y_ of the second part to the retart of part, the base it may made permise beams due at parts at the retart of part, the base it may made permise to the part_Y_ of the second part to the retart of part, the base it may made permise to the part_Y_ of the second part to the retart of the indext permises according to the terms of shell balancies, second by the retard	
And the soid part 162. of the first part do hereby coverant and spee that is wind of a good and indefashle source of inheritance therein, free and clare of all incubners in the they will are marked the source of the incubners in the they will are marked to be for part with a source of a particle here to that the part 162. If the fort part will are incubners on and part will be specified and directed by the part of the source of	the delivery kerned. <b>Chey. D.P.C</b> the harded owner <b>B</b> of the premises above granted, and the delivery kerned. <b>Chey. D.P.C</b> that harded owner <b>B</b> of the premises above granted, and the analysis types and the set is invested as a case of the second part to the retard of the and the same bar invested as a case of the method in and premises insured as a case of the method in and premises insured as case of the method. The second part to the retard of the indeleties, second by the retard of the delivery in the second part to the retard of the second part to the retard of the indeleties, second by the retard of the delivery in the second part to the retard of the indeleties of the method in the second part to the retard of the indeleties of the method is the second part to the retard of the indeleties of the method is the second of the delivery and the second of all movely stard for the second part of the method and the second of all movely stard for the delivery of the delivery applied to be effect to retard the retard of all movels are retard to retard the retard here the retard of all movels are applied to be effect to retard the retard of the retard o	
And the soid part 162. of the first part do hereby coverant and spee that is wind of a good and indefashle sorter of inheritance therein, free and clare of all incubners in the they will are more than the part 162. of the fort part shall be specified and indefashle sorter of the part 162. If the fort part shall be specified and indefashle sorter of the part 162. If the fort part shall be specified and indefashle sorter of the part 162. If the fort part shall be specified and indefashle sorter of the sorter of the part 162. If the fort part shall be specified and indefashle sorter of the sorte	the delivery kerned. <b>Chey. D.*C</b> the hard owner <b>B</b> of the premises above granted, and the delivery kerned. <b>Chey. D.*C</b> that hard owner <b>B</b> of the premises above granted, and the delivery kerned to be part, be buildings upon and real exists insured as assessments that may be level or any such taxe when the axes become due and paylah and to kern and premises insured as a second part to the restant of one such taxe when the axes become due and paylah and to kern and premises insured as a second part to the restant of one such taxe when the axes become due and paylah and to kern and the manont so paid shall become a part of the indelactmess, second by the restant of or to darking pay its to evaluate themes a second restant of the indelactmess, second by the restant of the indelactmest, second by the restant of the indelactmest is the restant of the indelactmest is and the indelactmest is an and the restant is and the indelactmest is and restant is and the indelactmest is and restant is and the indelactmest is and restant is and the restant is and restant is the restant is and the restant is an and restant is and the restant is an and restant is and restant is an and restant is and restant is an anorthoff if the one is an any re	was writt on the origi
And the soid part 162. of the first part do hereby coverant and spee that is wind of a good and indefashle source of inheritance therein, free and clare of all incubners in the they will are marked the source of the incubners in the they will are marked to be for part with a source of a particle here to that the part 162. If the fort part will are incubners on and part will be specified and directed by the part of the source of	the delivery kerned. <b>Chey. D.P.C</b> the harded owner <b>B</b> of the premises above granted, and the delivery kerned. <b>Chey. D.P.C</b> that harded owner <b>B</b> of the premises above granted, and the analysis types and the set is invested as a case of the second part to the retard of the and the same bar invested as a case of the method in and premises insured as a case of the method in and premises insured as case of the method. The second part to the retard of the indeleties, second by the retard of the delivery in the second part to the retard of the second part to the retard of the indeleties, second by the retard of the delivery in the second part to the retard of the indeleties of the method in the second part to the retard of the indeleties of the method is the second part to the retard of the indeleties of the method is the second of the delivery and the second of all movely stard for the second part of the method and the second of all movely stard for the delivery of the delivery applied to be effect to retard the retard of all movels are retard to retard the retard here the retard of all movels are applied to be effect to retard the retard of the retard o	was writt on the origi mortgage ente
And the axis part 162. of the first part 6 hereby coverant and spee that a size of a good and indefasible exists of inheritance therein, fire and clare of all incumbance uses in that they of a second and the same and the part 162. of the first part shall be specified and directed by the part of the social part 162. If the first part shall be specified and directed by the part of the social p	the delivery kerned_UREY_DTC_ the hard owner B of the premises above granted, and the delivery kerned_UREY_DTC_ to be building upon and real estatic invested same same that may be level or the restant of may made populate to the part_Y_ of the second part to the restant of pay such taxe when the acate become due and payshal and to kern and premises invested as a generative same that may be level of the indelations, second by the restant of the indelations, second by the restant of the indelations, second by the restant of the indelation and and the same taxe when the acate become due and payshal and to kern and premises invested as a generative same and the indelations, second by the restant of the indelation indel and the moving second in the same taxe and the indelation of	was writt on the origi
And the soid part 168. of the first part do hereby coverant and spire that as a solution of a good and indefaultie outside of inferitance therein, for and clare of all incumbares means that the syst accurate hid driven the some accurate all parts in the drive that and accurate hidden the some accurate all and parts and accurate high the some accurate all parts and accurate the some accurate all parts and accurate high the some accurate all parts and accurate the some accurate and the some accurate all parts and accurate the some accurate and parts and accurate the some accurate and a	the delivery kerned. <b>Chey. D.*C</b> the harded owner <b>B</b> of the premises above granted, and the delivery kerned. <b>Chey. D.*C</b> the harded owner <b>B</b> of the premises above granted, and the delivery the buildings upon a date relation investigation of the association in the man part, the loss, if any made populate to the part. <b>Y</b> of the second part to the retart of one such that was then the anale become due and populate and to kern and premises insured a set of the indelicties, second by the retard. <b>DOLLARS</b> , and the samout so paid shall become a part of the indelicties, second by the retard. <b>DOLLARS</b> , and the samout so paid shall become a part of the indelicties, second by the retard. <b>DOLLARS</b> , and the samout so paid shall become a part of the indelicties, second by the retard. <b>DOLLARS</b> , and the samout so paid shall become a part of the indelicties, second by the retard. <b>DOLLARS</b> , and the samout is the wash there as herein the same the same that and the same prevised in the version of the and parts that and the same prevised by the same the same strengt free same strength of the same prevised of and parts there is a factor in the same prevised by here to the same strengt free same shall be retard of a difference strengt free same strength and the retard of all more strength of the same prevised by here same to the same strength of the same prevised by here same to the same strength of the same prevised by here same to the retard. <b>Sec.Al.</b> (SEAL) <b>Hattie Le BOWEN</b> (SEAL) (SEAL) <b>Hattie Le BOWEN</b> (SEAL) (SEAL) (SEAL) (SEAL) <b>Sec.Al.</b> (SEAL) (SEAL) <b>Sec.A. Wood Notary Public</b> .	was writt on the origi mortgage ente
And the axis part 162. of the first part 6 hereby coverant and spee that a size of a good and indefasible exists of inheritance therein, fire and clare of all incumbance uses in that they of a second and the same and the part 162. of the first part shall be specified and directed by the part of the social part 162. If the first part shall be specified and directed by the part of the social p	the delivery hered_UREY_DTC_ the hard owner B of the permises above grantel, and the delivery hered_LREY_DTC_ the hard set is indexing. pay all taxes or assessments that may be level of the indexing. The hard hard here hard he	was writt on the origi mortgage ente