MORTGAGE	RECORD 74
----------	-----------

2290

Harry E. Bowen & Wife	STATE OF KANSAS, DOUGLAS COUNTY, 1. This instrument was filed for record on the 27 day of April A D 1025 - 21:50 A. V.	
TO	April A. D. 1928, at 21:50 A. M. Lea E: Wellman. Register of Deeds.	1
Peoples State Bank, Lawrence, Kans.	By	Π
THIS INDENTURE, Made this27thday of hundred and_twenty eightbetween Earry E. Bowen and Eattie L. Bowen,		IJ
of in the County of Doug parties of the first part, and Peoples State Bank, Lawrer	Las and State of Knnsas	
WITNESSETH, That the said parties of the first part, in consider Four: Thousand seven hundred	ration of the sum of part Y of the second part. 	
The South Half (Sg) of the	north west quarter (NW;) of Section	
twenty eight (28) township t	hirteen (13) range nineteen (19).	
Also,-The south half $(S^{1}_{\frac{1}{2}})$ o	f the northwest quarter (NW1) of	
Section thirty six (36), town	ship thirteen (13), range eighteen (18)	
east of the sixth P.M.		
		m
		U.
ith the appurtenances and all the estate, title and interest of the said part	188 of the first must though	
	t the delivery hereof they are the lawful owner B. of the premises above granted, and	
ned of a good and indefeasible estate of inheritance therein, five and-clear of all incumbrance of that they will warrant and defend the same against all parties making lawful claim thereto:	b. the delivery hereof_ they_ are the lawful owner B. of the premises above granted, and	
ind of a goal and indefensible estate of inheritance therein, five and elses of all incumbrance of that they will warrant and defend the same against aff parties making lawful claim theretering It is anyone between the parties herein that the part 100 of the first part shall us at lawed against and real relate when the same become due and payable, not that . They	is the delivery hereof UDS7. DTS the harful owner B. of the premises above granted, and example the second secon	
and of a good and indefensible estate of inheritance therein, fare and clear of all incumbrance of that they will warrant and defensible same against all parties making havful cleans thereas -1 is in across between the partice barron that the grant (2006 of the first part shall at a at sevend against said real relate when the same becomes due and payable, and that. They d by such insurance company as shall be specified and directed by the part of the second p -lithgarence. And in the core that has all part 1 (2006 of the first part all full across - lithgarence. And in the core that has all part 1 (2006 of the first part all full across - lithgarence.	is the delivery here f_{n} the D G C D G C D D C D D C D D C D D C D D D D D D D D D D	
and of a good and indefensible estate of inheritance therein, fare and clear of all incumbrance of that they will warrant and defensible same against all parties making havful cleans thereas -1 is in across between the partice barron that the grant (2006 of the first part shall at a at sevend against said real relate when the same becomes due and payable, and that. They d by such insurance company as shall be specified and directed by the part of the second p -lithgarence. And in the core that has all part 1 (2006 of the first part all full across - lithgarence. And in the core that has all part 1 (2006 of the first part all full across - lithgarence.	is the delivery hereof. UDS7. DT9 . The harfof over B , of the premises above granted, and C . DD if these during the life of this indenture, pay all taxes or assessments that may be level or C . DD D ₀ , but building types and real states insured against firs and torgado in make runn part, the low, if any, much symble to the part Y	
and of a good and indefensible state of inheritance therein, fars and clear of all incumbrance of that they will warrant and defension the same arguing at a prior making having dense thereas I. It is argued between the partic harcon that the part 1.200 of the first part shall at all word arguing this rest exists when the same becomes due and payshe, and that. They d by such immunes company as shall be specified and directed by the part of the second p 150 million that the same becomes due and rest tables of the first part of the second p rest provided, then the part $Y_{}$ of the second part may pay said taxes and incremen- ing provided, then the part $Y_{}$ of the second part may pay said taxes and incremen- tion. This director is a mergery to accure the partnets of the sum of the prior provides the same data as mergery to be second the same data of the same data increment of a first same data and a same director the same data of th	to the delivery hereof. UBS7. AT9 . The harful over B , of the premises above granted, and the delivery hereof. UBS7. AT9 . The harful over B of the premises above granted, and the delivery hereof. The delivery and the states or assessments that may be level or T.2Dr(F) , the building types and real states formed axiats firs and tomado in such runn part, the low, if any, made paylob is the part Y	
and of a good and indefensible state of inheritance therein, for and clear of all incumbrance of that they will warrant and defend the same against all parties making having dense thereas I. It is arreed between the parties between that the part of 200 of the first part shall at all words arguing that it will be the same becomes due and paythe, and that. They dip work immunes company as shall be specified and directed by the part of the second 12 shares the same becomes due and paythe, and that. They is a provided, then the part $Y_{}$ of the second part may pay said taxes and increases the instruction of the same becomes the payment of the same difficult of THS GRANT is instructed as a mergape to accurate the payment of the same difficult of the payment of the same difficult of the same the payment of the same difficult of the same difficult of the payth $Y_{}$ of the second is the same difficult of the same difficult mergins to the terms of $-$ OB $-$ — excitation within obligation — for the payment of a data of another distances by the main difficult $-$ difficult and marked by the payth in the same $-$ data is mergaped by $-$ of the same difficult of the same difficult of the same difficult of the fit marked by the main difficult $-$ difficult and the same difficult merganeses the same difficult of the same difficult merganeses difficult merganeses the same difficult merganeses the same difficult merganeses	is the delivery here $\frac{1}{1087}$, $\frac{1}{2089}$ the hard over 8. of the premises above granted, and $\frac{1}{1000}$, the building upper aid real states for assessments that may be level or $\frac{1}{1000}$, the building upper aid real states formed axiats first and torated in such sum part, the low, if any, unde symble to the part $\frac{1}{1000}$, or the second part to the state of pay reds thus when the same become due and payable and to keep and premises insured as $\frac{1}{10000}$, or evident, and the same are payable and to keep and premise insured as $\frac{1}{100000}$, and $\frac{1}{10000000000000000000000000000000000$	
and of a good and indefeasible state of inheritance therein, fars and clear of all incumbrance of that they will warrant and defend the same against all parts making having datases that 1 is a proved between the particle structure that the grant 200 of the first part of the seved against mild real exists when the same becomes due and paythe, and that. They d by making many the second that the same becomes due and paythe, and that. They d by making any state that the same becomes due and paythe, and that. They d by making any state the same becomes due and paythe, and that. They d by making any state the same becomes due and paythe, and that. They d by making any state that the same becomes due and paythe paythe same that d by making any state that the same becomes due to be same of the same of d by making any state that the same becomes the bound of the same of the making and the same based on the same of the same of the same of d by making and the same based on the same of the same of the same of d by making and the same same same of the same of the same of d by making and the same same same of the same of the same of d by making and the same same same same of the same of the same of d by making and the same same same same same same same sam	to the delivery hereof. UB7. AT9 . The harfof over B , of the premises above granted, and C . CD5 FD . The building upper aid real states farmed axiata first and torated in such around the three during the life of this indextane, pay all taxes or assessments that may be level or C . CD5 FD . The building upper aid real states farmed axiata first and torated in such around pay, the low, if any under payles the the part Y	
and of a good and indefeasible state of inheritance therein, fars and char of all incumbrance of that they will warrant and defend the same against all parties making having deam thereas I. It is arreed between the parties between that the part of 200 of the first part shall at all send against mail real states aben the same becomes due and payahe, not that. They do not have been compared as able to be readed of the first part shall be all do not be the sense of the sense of the sense of the sense of the sense of the sense of the sense of the sense of the sense of the sense of the sense of the sense of the se	to the delivery hereof. UDS7. AT9 — the hards over B . of the premises above granted, and C . CDF (C) the building upon aid real state isomed against that may be irried or T . CDF (C), the building upon aid real state isomed against first and totacids in any new part, the low, if any main payles the the part Y — of the second part to the state at of pay and have been the same become due and payles and to have main premises insured as a register, and the same become due and payles and to keep and premises insured as a register, and the same become due and payles and to keep and premises insured as a single states when the same become due and payles and to keep and premises insured as a register, and the same become due and payles and to keep and premises insured as a single states when the same become due and payles and to keep and premises insured as a single states when the same become due and payles and to keep and premises insured as a single states with methic the same the same the same state of the due to the state of the same state of the due to the state of the same state of the same state of the same state of the same state of the due to the same state of the same s	
and of a good and indefeasible state of inheritance therein, fars and char of all incumbrance of that they will warrant and defend the same against all parties making having deam thereas I. It is arreed between the parties between that the part of 200 of the first part shall at all send against mail real states aben the same becomes due and payahe, not that. They do not have been compared as able to be readed of the first part shall be all do not be the sense of the sense of the sense of the sense of the sense of the sense of the sense of the sense of the sense of the sense of the sense of the sense of the se	to the delivery hereof. UDS7. AT9 — the hards over B . of the premises above granted, and C . CDF (C) the building upon aid real state isomed against that may be irried or T . CDF (C), the building upon aid real state isomed against first and totacids in any new part, the low, if any main payles the the part Y — of the second part to the state at of pay and have been the same become due and payles and to have main premises insured as a register, and the same become due and payles and to keep and premises insured as a register, and the same become due and payles and to keep and premises insured as a single states when the same become due and payles and to keep and premises insured as a register, and the same become due and payles and to keep and premises insured as a single states when the same become due and payles and to keep and premises insured as a single states when the same become due and payles and to keep and premises insured as a single states with methic the same the same the same state of the due to the state of the same state of the due to the state of the same state of the same state of the same state of the same state of the due to the same state of the same s	
and of a good and indefensible exists of inheritance therein, fare and clear of all incumbrance of that two will warrant and defend the same against all parties making havful cleans thereas 1 is in arrow between the parties between that the gard 200 of the first part of half as a sevend against said real relate when the same becomes due and payable, and that. They d by such immune company as shall be specified and directed by the part of the second 1 \pm they are the the part $2^{}_{}$ of the second $2^{}_{}$ of the first part $2^{}_{}$ and $1^{}_{$	to the delivery hereof. UB7. AT9 . The harfof over B , of the premises above granted, and C . CD5 FD . The building upper aid real states farmed axiata first and torated in such around the three during the life of this indextane, pay all taxes or assessments that may be level or C . CD5 FD . The building upper aid real states farmed axiata first and torated in such around pay, the low, if any under payles the the part Y	
and of a good and indefeasible estate of inheritance therein, fave and cher of all incumbrace of that they will warrant and defend the same against aff prints making havful charm therein. It is agreed between the particle betters that the part 300 of the first part of that at at each again the same state when the same becomes due and payable, and that. They d by ach immune company as shall be specified and directed by the part of the second j 12 significant. And in the certain that and part 300 of the first part half at at prime payable, then the part 300 of the second j and the part of the second j 12 significant. And in the certain that all part 300 of the first part half fit to prime prime payable, there part 300 of the second part may pay said tarse and immunes from payable, there are the two first from the due of payment and in the particle of the second 300 of the second part in the pay 1000 of the second 1000 models of the terms of 0000 or the second part may pay said tarse and immunes and 100000 of the second 1000000 of the second part to pay for any interval method or any displant carranted target in the second part to pay for any interval of the second part of the second part to pay for any interval method or any displant carranted theory, on interval theory, or if the second part to pay interval of theory of any displant carranted targets, and all of the solid targets part there, of the second part of the parts better the optical of the interval in the information to first, and there is and become the and payable at the optical of the second hard the improvement is to take powersion of the spin second the second second the part there of the second pay the second second the second second the spin there of the second pay of the part is the second of the rest is the improvement in the index of the first part of $1000000000000000000000000000000000000$	is the delivery hereof. thB7. AT9 . The hereful over B . of the premises above granted, and C . (DirG), the buildary upon aid rule states at a sussements that may be level or r . (DirG), the buildary upon aid rule states at least d and transformed at the state of the part J . or (Dir exceed) pert to the state at a state to pay and taxes when the same bacene due and payable and to keep mid premise insured as a result of the state of the sta	
and of a good and indefeasible estate of inheritance therein, fave and cher of all incumbrace of that they will warrant and defend the same against aff prints making havful charm therein. It is agreed between the particle betters that the part 300 of the first part of that at at each again the same state when the same becomes due and payable, and that. They d by ach immune company as shall be specified and directed by the part of the second j 12 significant. And in the certain that and part 300 of the first part half at at prime payable, then the part 300 of the second j and the part of the second j 12 significant. And in the certain that all part 300 of the first part half fit to prime prime payable, there part 300 of the second part may pay said tarse and immunes from payable, there are the two first from the due of payment and in the particle of the second 300 of the second part in the pay 1000 of the second 1000 models of the terms of 0000 or the second part may pay said tarse and immunes and 100000 of the second 1000000 of the second part to pay for any interval method or any displant carranted target in the second part to pay for any interval of the second part of the second part to pay for any interval method or any displant carranted theory, on interval theory, or if the second part to pay interval of theory of any displant carranted targets, and all of the solid targets part there, of the second part of the parts better the optical of the interval in the information to first, and there is and become the and payable at the optical of the second hard the improvement is to take powersion of the spin second the second second the part there of the second pay the second second the second second the spin there of the second pay of the part is the second of the rest is the improvement in the index of the first part of $1000000000000000000000000000000000000$	to the delivery hereof. thB7. AT9 . the herid over B . of the premises above granted, and P . (Diff) . The building types and rad state is found again for and terms between the part J . The part of the part J . The part J . The part of the part J . The part J	
and of a good and indefeasible estate of inheritance therein, fave and cher of all incumbrace of that they will warrant and defend the same against aff prints making havful charm therein. It is agreed between the particle betters that the part 300 of the first part of that at at each again the same state when the same becomes due and payable, and that. They d by ach immune company as shall be specified and directed by the part of the second j 12 significant. And in the certain that and part 300 of the first part half at at prime payable, then the part 300 of the second j and the part of the second j 12 significant. And in the certain that all part 300 of the first part half fit to prime prime payable, there part 300 of the second part may pay said tarse and immunes from payable, there are the two first from the due of payment and in the particle of the second 300 of the second part in the pay 1000 of the second 1000 models of the terms of 0000 or the second part may pay said tarse and immunes and 100000 of the second 1000000 of the second part to pay for any interval method or any displant carranted target in the second part to pay for any interval of the second part of the second part to pay for any interval method or any displant carranted theory, on interval theory, or if the second part to pay interval of theory of any displant carranted targets, and all of the solid targets part there, of the second part of the parts better the optical of the interval in the information to first, and there is and become the and payable at the optical of the second hard the improvement is to take powersion of the spin second the second second the part there of the second pay the second second the second second the spin there of the second pay of the part is the second of the rest is the improvement in the index of the first part of $1000000000000000000000000000000000000$	is the delivery hereof. thB7. AT9 . The hereful over B . of the premises above granted, and C . (DirG), the buildary upon aid rule states at a sussements that may be level or r . (DirG), the buildary upon aid rule states at least d and transformed at the state of the part J . or (Dir exceed) pert to the state at a state to pay and taxes when the same bacene due and payable and to keep mid premise insured as a result of the state of the sta	
and of a good and indefensible state of inheritance therein, fars and clear of all incumbrance of that twy will warrant and defend the same spacing at partice making haveful clean thereses it is a good between the partice barce that the gard 2008 of the first part at half at al- sened against solid real relate when the same becomes due and payable, and that: they d by ach innumers company as shall be specified and directed by the part of the second] it d _merses. And in the cert that and part 1 Geo the first part and if at a payable, the second part of the second partice at the same becomes due and payable, and that: they is the particle of the same spectrum of the same of the first part is the second part of t	to the delivery kerref. thB7. AT9 . The hards over B . of the premises above granted, and P . (Diff) . The building upon aid real state incored against that may be level or r . (Diff) . The building upon aid real state incored against first and tormado in such around part, the low, if any, under synke to the part Y	
and of a good and indefensible exists of inheritance therein, fare and clear of all incumbrace of that they will warrant and defend the same spans at partue making havful clean therear It is arreed tearse the particle serves that the gard 2008 of the first part at dail at all exceed against said real exists when the same becomes due and payahle, and that. They d by such immunes company as shall be specified and directed by the part of the second 1 11 suggests that and the second that all gard 1600 of the first part and fit at a fit space of the second 1 and gard 1600 of the first part at the same there are also be supervised that the and left of 1600 of the first part at the second 1 are interest at the two of 150 from the day of 1800 of the first particle, then the part y of the second part may pay said taxes and immunes first pays at dash by minore, at the new of 150 from the day of 1800 or 1800 THIS 001ANT is interediced as a two regress to example is payment of and the 1 start the part 1 start and that 1 start 1 start and 1 start and 1 start model to be terms -0 , 0 start that first buy the same at provide in the index -0 . There 1 start the start pay that may be the same 1 start in the same of -1 start . 1 starts the start part is that first is the option of the back part pay start. There is a comparison that the start is the start is the option of the back parts are start. 1 starts the start back that the option of the back rest, whether and there are only pays the same 1 starts the start back that the option of the back rest, whether and there is an 1 first pay start 1 start . 1 starts the start back that the back rest, starts are of the parts at the start 1 start . 1 starts the start back that the back rest, starts are that the start at the start 1 start . 1 starts the start back the back starts, the starts white institutions, personal interest 1 starts the back the back to back starts, the starts white the starts the starts in the	to the definery kerref. UB7. AT9 . the herid over B . of the pormises above granted, and P . (Direct) the building types and relates incomed grained for and tornado is such arm part, the loss, if any, made payable to the part J . (Direct). The building types and relates incomed grained for and tornado is such arm part, the loss, if any, made payable to the part J . (Direct). The building types and relates incomed grained to the mater of the second part to the entent of pay and thus when the same become due and payable and to keep and premises instand as a relation of the second part to the state of the regulation of the second part to the state of the regulation of the second part is the second part of the second p	
and of a good and indefensible state of inheritance therein, for and clear of all incumbrance of that they will warrant and defend the same agrains at justice naking lawful cleans thereat is in a good barenet the partice barenet that the part of 200 of the first part of the acrond is provide the partice barenet that the part of 200 of the first part of the second i 13 and the part of the part of the acrond part in part of the second i 14 and the part of the part of the second part and part of the second i 15 and the part of the part of the second part and part of the second i 16 and the part of the part of the second part and part is part of the second i 17 and the part of the part of the second part may pay said taxes that in the form the particle, then the part of the second part is part of the second part of th	to the definery kerref. the 7 . Are	
and of a good and indefeasible state of inheritance therein, for and char of all incumbrance of that they will warms and defend the same against all parties making haveful deam thereace i. It is argued between the parties between that the theory (20) of the first part shall at all seved against mail real exists also the trans becomes due and synthe, not that. They illighterest. And in the event that and part 108 of the first part shall find to p inthe provided, then the real transmitter the seved in the seved in inthe seved in the transmitter that is an indicated by the part of the seved in inthe seved again that the seven the parties because the pointed by the seven in inthe seven and interpret is a mortgraph to achieve the point of the seven in its of th	to the definery kerref. UB7. AT9 . the herid over B . of the pormises above granted, and P . (DF7. AT9.) the haldings upon and real senter formed grant for and tornado is not arm part, the less, if any, made payable to the part J . (DF7.) to buildings upon and real senter formed grant for and tornado is not arm part, the less, if any, made payable to the part J . (DF7.) the buildings upon and real senter formed grant for and tornado is not arm part, the less, if any, made payable to the part J . (DF7.) the buildings upon and real senter a part of the second part to the entent of pay and there we accord to and payable and to keep and premises instand as a , or either, and the amount as paid shall be some a part of the individues, secured by this regulation exclude the the .2 , 7 , say of Apr11 , 19 , 28 , interest scrucing there as according to the series of and obligations and also to series as part of the individues a between that and c is to dealthy any there with security for the second part. The second part (DF7.) (DF7.) (DF	
and of a good and indefeasible state of inheritance therein, for and char of all incumbrance of the antice state of a priority and a state of the same against a first state of the same against a state of the same again a state of the same against as the	to the definery kerref. thB7. Are the herid over E. of the premise above granted, and	
and of a good and indefeasible state of inheritance therein, for and char of all incumbrance of the antice state of a priority and a state of the same against a first state of the same against a state of the same again a state of the same against as the	to the definery kerref. UB7. AT9 . the herid over B . of the pomises above granted, and P . (2076) , the building upon and real state kerred spin that may be lived or R. (2076) , the building upon and real state kerred spin three and toreado is such arm part, the loss if any, and a payle is to the part J . (2076) . The building upon and real state kerred spin three second part to the entent of pay and the second part and the kerred spin three second parts to the real second as and payle and to kerred spin three second parts to the real second spin spin three second parts in the second part and the kerred second part of the model second part is the second part is the second spin spin three second parts in the second part is the second part is the second spin spin second	Ũ
and of a good and indefensible state of inheritance therein, fare and clear of all incumbrace of that they will warrant and defend the same spacin all parties making haveful cleans therein I. It is arreed between the parties between that the goal 2008 of the first part of the second j all states of the second j and the specified and directed by the part of the second j all states of the second j and the specified and directed by the part of the second j all states of the second j and the specified and directed by the part of the second j all states of the second j and the specified and directed by the part of the second j all states and in the cent that and j and 1.000 of the first part with all part 1.000 of the second j and may pay said laws and intermed the second j and may pay said laws and intermed the second j and may pay said laws and intermed the second j and may pay said laws and intermed the second j and may pay said laws and intermed the second second j and may pay said laws and intermed the second second j and the pay of the second j and the pay is the second j and the pay of the second j and	to the definery kerref. UB7. AT9 . the herid over B . of the pomises above granted, and P . (2076) . the building upon and real state kerred spanned that may be lined or P . (2076) . The building upon and real state kerred spanned to the present to the state of pay and taxes when the same become due and payable and to key and presides and second span and the key and presides and the second part to the state above the same become due and payable and to key and presides and second span and the key and	
and of a good and indefaultike state of inheritance therein, for and char of all incumbrates of that they will warrant and default the same agrains a flar prime making haveful deam thereach a if a good barrent the particle barrent blatt the part (20) of the first part of the second i barrent and in the cents that is and 100 of 200 of the first part of the second i barrent. And in the cent that and part (20) of the first part shall for a particular, the second is the part (20) of the second i barrent and index of the second is the part (20) of the second i barrent. And in the cent that and part (20) of the second is the second is the part (20) of the second is the part of the second is the part (20) of the second is the second is the part of the second is the second is the part of the second is the second is the part of the second is the second is the part of the second is the second is the part of the second is the second of the second is the second is the second of the second is the second is the second of the second is the second is the second of the second is the second is the second of the second is the second is the second is the second of the second is the second is the second of the second is the second is the second is the second of the second is the second is the second of the second is the second is the second of the second is the second is the second of the second is the second is the second of the second is the second is the second of the second is the second is the second of the second is the second is the second is the second is t	to the definery kerref. UB7. AT9 . the herid over B . of the pomises above granted, and P . (2076) , the building upon and real state kerred spin that may be lived or R. (2076) , the building upon and real state kerred spin three and toreado is such arm part, the loss if any, and a payle is to the part J . (2076) . The building upon and real state kerred spin three second part to the entent of pay and the second part and the kerred spin three second parts to the real second as and payle and to kerred spin three second parts to the real second spin spin three second parts in the second part and the kerred second part of the model second part is the second part is the second spin spin three second parts in the second part is the second part is the second spin spin second	