<form></form>	FROM	STATE OF KANSAS, DOUGLAS COUNTY, 11.
<form></form>		This instrument was filed for record on the <u>12</u> day of <u>0ctober</u> A. D. 1929, st. <u>11:15</u> A.M.
Deris T. S. Black, Myrtle Fleck in rife d = Middin Gity	THIS INDENTURE, Made this day of	
<pre>parl Let a disk finit part, all</pre>	Earl T. Black, Myrtle Black his	
WHTENSETTIG. The the single part of the find one into its print is meakering of the rest print of the rest		way
which is there according to the set and by this inductors do for the grant and set of the distance to the state of the distance to the distance t	One Thousand	in consideration of the sum of DOLLARS, tothemduly paid, the receipt of
<pre>(3) Toronkly fourteen (14) #mme freenty (20)</pre>	which is hereby acknowledged, have sold, and by this indent the following described real estate situated and being in the Cou	ure do
with the separatements and all the cetate, tight and interest of the said part Laff, of the first part thered. Mark in the Separatements and all the cetate, tight and interest of the said part Laff, of the first part thered. Mark in the Separatements and all the cetate, tight and interest of the said part Laff, of the first part thered. Mark in the Separatements and all the cetate, tight and the said part Laff, of the first part thered. Mark in the Separatements and the said part Laff, of the first part thered. Mark in the Separatements and the said part Laff, of the first part thered. Mark in the Separatements and the said part Laff, of the first part thered. Mark in the Separatements and the said part Laff, of the first part thered. Mark in the Separatements and the said part Laff, of the first part thered. Mark in the Separatements and the said part Laff, of the first part thered. Mark in the Separatements and the said part Laff, of the first part thered. Mark in the Separatements and the said part Laff, of the first part the said par	Their Undivided One Fourth interest	in the North East Quarter (Σ_4^2) of Section Thirty Cne
And the shi pair 1602 of the first pair do	(31) Township fourteen (14) Range Two	enty (20)
And the shi pair 1602 of the first pair do		
And the shi pair 1602 of the first pair do		
And the still part 160 for the tent part do		
And the still part 160 for the tent part do		
And the still part 1962 of the first part de		
And the still part 1962 of the first part de		
And the still part 1962 of the first part de		
And the still part 1962 of the first part de		
And the still part 1962 of the first part de		
And the sill pair 1925 of the first pair do		
And the self and 1962 of the first part do		
And the still part 1962 of the first part de		
And the still part 1962 of the first part de		
And the still part 1962 of the first part de		
<pre>ind of a good and indefendible entry of allocations (breed of allocations) if is a good based indefendible entry of all parts gaining data theres. It is argued based that prove that the year</pre>		said part 165 of the first part therein.
It is aprel latere the price here to bait the price data is price and and a set used where the list of this inductive, prior all this used research and and the set here a prior to the second part, the low, if say, much private is the second part to the second part, the low, if say, much private is the second part to the second part, the low, if say, much private is the second part to the second part, the low, if say, much private is the second part to the second part, the low, if say, much private is the second part to the second part, the low, if say, much private is the second part to the second part, the low, if say, much private is the second part, the low, if say, much private is the second part to the second part, the low, if say, much private is the second part to the second part, the low, if say, much private is the second part to the second part, the low, if say, much private is a private of the second part, the low, if say, much private is a private of the second part, the low, if say, much private is a private of the second part, the low, if say, much private is a private of the second part, the low private is private of the second part, the low private is private if the second part, the low private is private if the second part, the private is private if the private is private is private if the second part, the private is pr	And the said part as a for the mat part do hereby coverant and a	
<pre>severel applied with real rests with a size because due and payoke and that</pre>		gree that at the delivery hereof they are the lawful owner. S of the premises above granted, and
internet. Add in the overtian with real set of the fast part half fail to pay such taxes when the area become use and payable set to be set of the indexing set of the indexing second by this The indexing the indexing the indexing the indexing set of the indexing second by the in	eired of a good and indefensible estate of inheritance therein, free and clear of all and that they will warrant and defend the same against all parties making lawful o	gree that at the delivery hereof the Y Dre the lawful owner. B of the premises above granted, and 1 incumbrance
<pre>series provided, the the part, Y, of the series provides of the series of incurses, or either, and the mount to paid shall beens a part of the inductations, secured by this The other material terms of the first the other of the series of the series</pre>	circle of a good and indefeatible estate of inheritance therein, free and clear of all and that they will surmant and before the same spinist all justice making having It is agreed between the parties hereto that the part. ± 0.26 for the first par- ures and against soil real estate when the same becomes due and payable, and t	gree that at the delivery here $the v nre the hard over. B of the premises above granted, and likewindence characteristic that the delivery here the hard the delivery here the the delivery of the hard the delivery here and real evaluation for and terms in such sum that the delivery here hard delivery term and real evaluation for and terms in such sum that the delivery here hard delivery term and real evaluation for and terms of a maximum such sum that the delivery here hard delivery term and real evaluation for and terms of a maximum such sum that the delivery here hard delivery term and real evaluation for and terms of a maximum such sum that the delivery here the hard delivery term and real evaluation for a maximum such sum that the delivery here the hard delivery term and real evaluation for a maximum such sum that the delivery here the hard delivery term and real evaluation for a maximum such sum that the delivery here the hard delivery term and the delivery here the hard delivery term and the delivery here the hard delivery term and the delivery term and term and the delivery term and t$
One Trouvenue DOLLARS, One Trouvenue of	eited of a good and indefensible estate of inheritance therein, free and eleve of all and that they will warrant and defend the same against all parties making havful It is agreed lettween the parties hereto that the part $_2$ GBet the first par- assessed against midd real estate when the same become due and payable, and t and by such instance company as shall be precised and directed by the part of	are that at the delivery hereof they BTP the hered over. B of the premises above granted, and incumbrance down therets. The second seco
at by	circl of a good and indefensible eviste of inheritance therein, five out eleve of all ad that they will warrant and defend the same against all parton making lawful II is agreed become the partice benets that the gard. Each of the first gas assessed against will real exists when the same becomes due and payble, and to fully such insumme company as shall be received and directed by the part of instruct. Add in the certa that such gard	gree that at the delivery here $\frac{1}{2}$ (here γ here γ he havial over E of the premises above granted, and licensin-mee- claim thereto. The during the life of this indenture, pay all takes or assessments that may be level or that the shad at all times during the black types and the licensity in the state of the second part, the loss, if any much symble to the part γ here the buildings types have been due and psymble and to keep shift remined as much as the full full or psy much takes therem due and psymble here to keep shift premises insured as the second part, the loss, if any much symble to the part γ here the start of bala full to psy much takes therem due and psymble and to keep shift premises insured as
etc	where of a good and indefensible eviste of inheritance therein, five and eleve of all of that they will scarrest and defend the same against all parties making having II is agreed between the parties between the target between the other scarrest scarrest scarrest scarrest scarrest scarrest scarrest and by such manufactures at shall be specified and directed by the part of minters. And in the cert that parties are scarrest scarrest scarrest against particular the initiation of the scarrest scarrest scarrest scarrest against provided, then the part model of the scarrest sca	gree that at the delivery here $\frac{1}{100}$ PTC the harful over. S of the premises above granted, and licenshrape claim thereto. The during the life of this indexture, pay all taxes or assessments that may be level or that the start at all taxes during the life of this indexture, pay all taxes or assessments that may be level or that the second part, the loss, if any made symble to the part. The loss, if any made symbolic to the part of the second part to the extent of half full to pay and taxes when the axes become due and payable and to keep and premise harmed as all insures, or either, and the amount so paid shall become a part of the indebtednese, secured by this of $M_{\rm ext}$ and the amount so paid shall become a part of the indebtednese, secured by this of $M_{\rm ext}$ and the amount so paid shall become a part of the indebtednese, secured by this of $M_{\rm ext}$ and the amount so paid shall become a part of the indebtednese, secured by this of the second part the secure of the second part of the indebtednese secured by this of the second part the second part the second part of the indebtednese secured by this of the second part the second part of the second part of the indebtednese secured by this of the second part to be second part of the second part of the indebtednese secured by this of the second part the second part of the secon
tare and became doe and provide at the option of the holder hered, without notice, and it hall be herd for the and part. Let a recent part. The provide the provid	eined of a good and indefensible entate of inheritance therein, free and elses of all and that they will searest an defensible entate and the same article at the first par- isosoft appendix the rearries hereto that the pari-field the first par- sessed appendix and real ratis when the same become the anal payshe, and and by such haranness company as shall be specified and directed by the part of inferent. And in the event that and parts and any payshe, and setting and abare they inferent is the same become the part of the part of entering and abare they inferent is the rate of 10% from the date of payment the part of the part of the same of the part of the part of the part of the part of the same of the part of the part of the part of the part of the part of the part of the part of the mark of the part of the part of the part of the part of the part of the part of the part of the part of the part of the part of the part of the terms of	gree that at the delivery here f they DPP the hard orace. Bot the premises above granted, and incombinence distin thereto. It shall at all times during the life of this indexture, pay all taxes or assaments that may be level or int that the during the life of this indexture, pay all taxes or assaments that may be level or int the evend part, the loss, if any, make symphone the rail enterth of a start for and formado in such sum the evend part, the loss, if any, make symphone the grant of the indexterior of the indexterior is and in fully repeat. The start when the axes become the and poyable and to keep said premise housed as and in fully repeat. DDLLARS, symmet of said sum of money, executed on the 10^{10} day of <u>AUCTURE</u> 10.29
tare and became doe and provide at the option of the holder hered, without notice, and it hall be herd for the and part. Let a recent part. The provide the provid	where d a good and indefensible setute of inheritance therein, free and elever of all off that they will searce to address the same securit all parties making having a second sector that the same 1.266 of the first management algorithm will be same becomes due and payable, and industry scalar that and the same becomes due and payable, and industry scalar that and the same becomes due and payable, and industry scalar that and the same becomes due and payable, and industry scalar that and the same becomes due and payable, and industry scalar that and the same becomes due and payable, and industry scalar that and the same becomes due and payable, and industry scalar that and the same becomes due to the same scalar that the scalar that	gree that at the delivery here f $\frac{1}{100}$ PPP the hard oracr. So if the premises above granted, and incombined data thereto. There during the life of this indenture, pay all taxes or assessments that may be level or that there is a start of the buildings upon and real entries former a grant for and termado in such sum the second part, the loss, if any, much symphole to the grant of the scond part, the second part to the second part, the second part is the second part, the second part is the
al tasket average the Mak Detection of the mail premise and all the importants there in the master prevised by here and of all more responsed for some above the related the premise how the cost are independent of the source average and the relation there is and the wards of the mail from some the term of the previse the source average and the relation there is and the wards of the relation to the relation the relation the relation the relation the relation to the relation the relation to the relation to the for prevised of the relation to the relation to the for prevised of the relation to the relation to the for prevised of the relation to the relation to the relation to the relation of the r	where d a good and indefensible setute of inheritance therein, free and elever of all off that they will searce to address the same securit all parties making having a second sector that the same 1.266 of the first management algorithm will be same becomes due and payable, and industry scalar that and the same becomes due and payable, and industry scalar that and the same becomes due and payable, and industry scalar that and the same becomes due and payable, and industry scalar that and the same becomes due and payable, and industry scalar that and the same becomes due and payable, and industry scalar that and the same becomes due and payable, and industry scalar that and the same becomes due to the same scalar that the scalar that	gree that at the delivery here f $\frac{1}{100}$ PPP the hard oracr. So if the premises above granted, and incombined data thereto. There during the life of this indenture, pay all taxes or assessments that may be level or that there is a start of the buildings upon and real entries former a grant for and termado in such sum the second part, the loss, if any, much symphole to the grant of the scond part, the second part to the second part, the second part is the second part, the second part is the
IN WITNESS WHEREOF, The part_ies of the first part ha_ we bereunto set_their	where of a good and indefensible eviste of inheritance therein, five and eleve of all of that they will scarrest and defend the same spints at justice making having II is agreed between the particle here that the part -2.68 of the first par- assessed against and real values that same becomes die and paylok, and i and by such harmone company as shall be specified and directed by the part of interest. And in the cent that night part -0.68 of the first part sensessed against main real values of the part of the part of the interest. And in the cent that night part -0.68 of the first part sensessed against main the same particle and sense particle with the interest. And in the cent rate of 10% from the date of payment THIS ORAST is introduced as a morphysic ascerse the payment of the same Defend the same of -0.26 — eremin which adding the paylor of the sensess of the terms of -0.26 — eremin which adding the paylor of the main of moment whereas the two first paylor of the recent paylor from the centrest of the terms of -0.26 — or the second part is not for a sense of the centres and space the sense of the terms of the paylor the there of any dobline or profile barry. The same as paylor is and is not for at there of any dobline or profile barry the same as provide in the interest and there of any dobline or profile barry. The same as provide in the interest and the observations that the ordina rate of the two doblines provide at the observation and paylor the the ordina rate of the two doblines provides and at the observation real and paylor the ordina paylor in the observation paylor the sense as posterior of and paylor the ordina paylor in the observation in the interest of the same paylor and the whole same remaining regular and all of the obligation provides at the obligation of erefile the ordina rate of the first paylor in the obligation paylor of the paylor in the obligation paylor in the ordina rate of the same paylor in the obligation paylor in the ordina rate of the obligation paylor in the ordi	The that at the delivery here $\frac{1}{100}$ m PP the hereid ensure 5 of the premises above granted, and incombined down therets. In this of this induction, pay all taxes or assessments that may be letted or that him is all taxes during the life of this induction, pay all taxes or assessments that may be letted or that him is all taxes during the life of this induction, pay all taxes or assessments that may be letted or that him is all taxes during the life of this induction, pay all taxes or assessments that may be letted or that him is a set of the life of this induction, pay all taxes or assessments that may be letted or that him is a set of the life of this induction, pay all taxes or assessments that may be letted or that full to pay not taxes when the axes become due and payable and to keep aid premise insured as a discurrace, or other, and the amount so paid abili become a part of the inductor exceed by this system of word must be more a part of the terms of add distribution ad alo to ever any run or with fully repeat. If the oblighting excitance there fully distribution ad alo to be ever any run or with mannels or to be distribution there in the oblighting excitance of a set of the inductor of the add that add and a set of the oblighting excitance theres fully detarred. If dotted he mands are not pay there at the norm become due and payable or the instrument are pay be for any after the oblighting tax is a set of the instrument and payable or the instrument are pay and there is a distribution tax is a set of the instrument and payable or the instrument are pay there are been pay at the behavior of the instrument and payable or the instrument are pay and there is tax is a the instrument tax is a set of the instrument are pay and there is a the behavior of the instrument and payable or the instrument and the instrument are pay and there is a the instrument tax is a set of the instrument are payable and payable or the pays, abill humintegrade the for the and behavior of the instrument and
IN WITNESS WHEREOF, The part_ies of the first part ha_ we bereunto set_their	which dis a good and indefensible eviste of inheritance therein, free and elever of all that they will searce as and defend the same search all parts makes the brain between the parties benches that the part. DEfect the forts are measured against shift real relates to hand the same becomes due and paybole, and i makes even the parties benches that the part. DEfect the forts are measured against shift real relates them the parties benches due and paybole, and i makes even that small part of the second part, may pay will save a series provided, then the part of the second part, may pay will save a THIS GMAN's in metods as a more paybole of the second they The metod second pay the part of the second pay and The second pay the second the second the second they are also defended the second pay the part The second paysing the part The second pay the part The second pay the pay the pay the pay the pay the pay the pay and the second pay the pay and The pay shall be the second pay the pay and pay the pay of the pay the pay the pay and the the second pay the pay the pay the pay the pay the pays the pay the the pays and the the pays and the pays the pays and the the pays the pays and the pays and the pays and the pays and pay the pays and pay the pays and pays and pays and pays and pays and pay	are that at the delivery here $\frac{1}{100}$ MPC the hereid orace. Both the premises above granted, and likewaltence. data thereto. the table at all these during the life of this indenture, pay all taxes or assessments that may be level or that thereto. the table at all these during the life of this indenture, pay all taxes or assessments that may be level or that there is a start of the bolding type and the start is framed a grant for and termado in such sum the second part, the loss, if any, much spraylise to the grant of the indentures, second part to the extent of half full to pay such taxes when the same become due and payable and to keep said premise insured as an discussion, or citler, and the amount so paid shall become a part of the indehenders, secured by this is fully repaid. DOLLANS, syntext of said sum of money, executed on the <u>100</u> day of <u>AUCDEEL</u> <u>10.29</u> or with all informed ascending table induces a here a part of the indehenders, accurding the grant day and extend part is also all the tays are become due and payable of the secure ary run of pay instance or to induchater any taxe with informat here of add dollation and also to accur ary run or on and result was an one paid, when the same become of and dollation and also to accur ary run or on and rule obligation contained there fully discharged. The dollarities contained there for the same become of and and physich, or if the instance are not keep of paid results are not paid, when the same become day and physich, or if the instance are not keep of paid results are not paid when the same become day and provide, or if the instance are not keep of the maid structure obligation. For the same become day and physich or if the instance are not keep of the maid structure obligation. The same become day and physich or if the instance are not keep of paid results are not paid when the same become day and physich or if the instance are not keep of paid results are not paid (by here and to have a review responshel to collect the res
Some writes.	circle of a good and indefensible eviste of inheritance therein, five out decre of all what they will warrant and defend the same spint, all parts making having a stability of the same spint, all parts making having a shall be specified and directed by the part of inderest. And in the cert that read and in the Cert has a stability of the spin of the same spint, and it all inderest that read in all inderest that the same large spin of the same spin of the	are that at the delivery here $\frac{1}{100}$ MPC the hereid orace. Both the premises above granted, and likewaltence. data thereto. the table at all these during the life of this indenture, pay all taxes or assessments that may be level or that thereto. the table at all these during the life of this indenture, pay all taxes or assessments that may be level or that there is a start of the bolding type and the start is framed a grant for and termado in such sum the second part, the loss, if any, much spraylise to the grant of the indentures, second part to the extent of half full to pay such taxes when the same become due and payable and to keep said premise insured as an discussion, or citler, and the amount so paid shall become a part of the indehenders, secured by this is fully repaid. DOLLANS, syntext of said sum of money, executed on the <u>100</u> day of <u>AUCDEEL</u> <u>10.29</u> or with all informed ascending table thereas of add dollarition and also to secure any run or significant of existing thereas share thereas a later of add dollarition and also to secure any run or on and or existing these sums fully discharged. The during the secure of the twenty of table the indent payable of the indent as and any instance or to its during the twenty fully discharged. The during the table is and the meanty reproduct the payable of the indent or gars of and the obligation creations of these secures of add and payable, or if the indentative repro- ting the the manual reproduct of the meanty of the indent of and come a later to apprecise of the manual security of the indent of any of the indent of the secure of the indent of the manual security of the indent of the ind
Myrtle Black (SEAL) (SEAL) (Seal)	circle of a good and indefensible evants of inheritance therein, five out decre of all of that they will warrant and defend the same spint, all parties making having in its agreed between the parties between that the gard. Effect the first par- assened against will real relate when the same becomes due and payble, and to d by such insumes company an shall be received and directed by the part of 	are that at the delivery here $\frac{1}{100}$ P.P. the hard orace. B of the premises above granted, and likewalrance. chim thereto. the hard at all times during the life of this indenture, pay all taxes or assessments that may be level or that there is a start of the building types and the end in such a start for and terms of a start at all the second part, the key, if any, much space building the start of the indenture as a start of the indenture as a start of the indenture, or other, and the amount so paid shall become a part of the indentures, secure by this all hard tay is a start of the start of the start of the indenture as a start of the indentures, and the amount so paid shall become a part of the indentures, and the start of the indentures, and the indentures are become start to the exact part, the start of the indentures are become in the start of the indentures are been as the start of the indentures are the start of the indentures are become start of the start of the start of the start of the indentures are part of the indentures are part of the indenture and the start of the st
(SEAL) (S	circl of a good and indefensible eviste of inheritance therein, five out eleve of all of that they will warrant and defend the same against all parties making having II is agreed between the parties benefore that the grant -26.64 the first part assessed against and real relates when the same becomes die and payloh, and in the grant harmone company as shall be specified and directed by the part of interest. And in the certain that right grant -0.04 the first part distances and the the part . All of the certain that right grant -0.04 the first part is prime provided, the the part $-y_{-,c}$ of the second part may pay will have a distance and the the part $-y_{-,c}$ of the second part may pay will have a metric particular the interest of the first part of the first part is the particular the particular state that the part of the particular the particular state of the first part of the first part of the particular state of the first part of the first part of the particular the particular state of the first part of the second part of the particular state of the first part of the second part is particular the particular state and particular states a state of the first part of the part of the second part to pay for and of momeny isotrance that the output pay the same as provided in the inheritor there of pay the part of the part of the particular the inheritor part of the second part to part the part of the part of the second part to pay for a state and become due and payloks and part of the origin of the bas in particular isotration part of the part of the part of the part of the part o	The that at the delivery here $\frac{1}{100}$ m PP the hereid eract. Both the premises above granted, and informate the second part, the logithty of the second part, the logithty of the second part, the logithty of the second part, the logitht second part, the logitht second part is the second part is
(SEAL) TATE OF. Konsas Douglas Sector Douglas BE IT REMEMBERED, That on this 20 day of August A. D. 19 29 before me, a Notary Public in the aforesaid Courty and State, came. For I 7. Black and Myrtle Black his wife to me personally known to be the same person	circl of a good and indefensible eviste of inheritance therein, five out eleve of all of that they will warrant and defend the same against all parties making having II is agreed between the parties benefore that the grant -26.64 the first part assessed against and real relates when the same becomes die and payloh, and in the grant harmone company as shall be specified and directed by the part of interest. And in the certain that right grant -0.04 the first part distances and the the part . All of the certain that right grant -0.04 the first part is prime provided, the the part $-y_{-,c}$ of the second part may pay will have a distance and the the part $-y_{-,c}$ of the second part may pay will have a metric particular the interest of the first part of the first part is the particular the particular state that the part of the particular the particular state of the first part of the first part of the particular state of the first part of the first part of the particular the particular state of the first part of the second part of the particular state of the first part of the second part is particular the particular state and particular states a state of the first part of the part of the second part to pay for and of momeny isotrance that the output pay the same as provided in the inheritor there of pay the part of the part of the particular the inheritor part of the second part to part the part of the part of the second part to pay for a state and become due and payloks and part of the origin of the bas in particular isotration part of the part of the part of the part of the part o	The that at the delivery here $\frac{1}{100}$ m 27° the harful event. Both the premises above granted, and information the set of the s
PATE OF. Kensas Douglas)st. BE IT REMEMBERED, That on this 20 Marguet A. D. 19 Party Public in the aforesaid Courty and State, came. Earl. T. Black and Myrtle Black hit wife in the aforesaid Courty and State, came. in the aforesaid Courty and State, came. Earl. T. Black and Myrtle Black hit wife in the some series of the sime. In WITNESS WHEREOF, I have bretunto subscribed my name, and affixed my official scal on the day and year last above written. in WUTNESS WHEREOF, I have bretunto subscribed my name, and affixed my official scal on the day and year last above written. My commission capites on the 15 My commission capites on the 15 KeLEASE Notary Public. RELEASE I, the underlighted owner of the within mortgage, do hereby acknowledge to full all of the debt secured thereby, and authorize the Register of each of the dist or mort of the issue of record. Date this. eded to enter the discharge of this mortgage, do hereby acknowledge of the full apprent of the debt secured thereby, and authorize the Register of each of the mortgage of record. Date this.	where of a good and indefensible evists of inheritance therein, five and elever of all of that they will searce tend defend the same spints all privise makers having II is agreed between the particle here that the part of the same spints and the part of interest of the same spin spin spin spin spin spin spin spin	are that at the delivery here $\frac{1}{100}$ m PP the hereid eract. Both the premises above granted, and incombined down therets. It should be a set to be building upon all the set or assessments that may be letted or that Limits the building upon all real entries forced against for and terms is sum the second part, the loss, if any, much spaphs to the grant of the scale terms is lower and the second part, the loss, if any, much spaphs to the grant of the scale terms is sum of the second part, the loss, if any, much spaphs to the grant of the scale terms is sum of the second part, the loss, if any, much spaphs to the grant of the scale terms is sum of the second part, the loss, if any, much spaphs to the grant of the inductions, second part to the scale in this fully reped.
Douglas 4 ^{25.} BE IT REMEMBERED, That on this 20 day of August A. D. 19 29, before me, a Notary Public in the aforesid Courty and State, came	where of a good and indefensible evists of inheritance therein, five and elever of all of that they will searce tend defend the same spints all privise makers having II is agreed between the particle here that the part of the same spints and the part of interest of the same spin spin spin spin spin spin spin spin	The basis of the definition for the set of the larged space. So if the premises above granted, and the sound perturbation of the sound perturbation
DOUGING A DOUGING DENTY or DOUGING BE IT REMEMBERED, That on this 20 day of August Notary Public in the aforesaid County and State, came	where of a good and indefensible evists of inheritance therein, free and elever of all ond that they will screate and defend the same spints all periods paired II is agreed between the practice between the state period. The Sect 0.6 after assessed against mid real ratus when the same becomes due and paybols and and by such harmone company as shall be specified and directed by the part of interest. And in the cent that not all part of the foreign of the specified between the practice barries of the form part of interest. And in the cent that not all part of the foreign of the memory of the practice of the form the date of the form part of the practice of the specified of the specified part of the form part of the practice of the specified of the specified part of the form part of the practice of the specified of the specified part of the specified the many specified of the part of the specified part of the specified the specified of the specified of the specified part of the specified of the interest the specified the specified of the specified part of the specified of the interest the specified the specified of the specified of the interest of the interest of the specified of the interest of the specified of th	The bit is the delivery hered $\frac{1}{100}$ PTC the hard oract 5 of the premiers above granted, and incombered dismitteents of the buildings upon all estates or assessments that may be letted or that Liming the bit of this indictive, pay all taxes or assessments that may be letted or that Liming the bit of this indictive, pay all taxes or assessments that may be letted or that Liming the bits of this indictive, pay all taxes or assessments that may be letted or that Liming the bits of this match the sould part the loss, if any, makes payble to the grant of the indictive, sourced as an any better that the source part takes when the area become due and payable and to keep and premiers learned as an indication of the indictive part of the indictive result of the indictive result. DOLLARS, payment of soid sum of money, executed on the 15 m day of
Notery Public in the aforesaid County and State, came. Earl. T Black and Wyrlle Black hie wife to me personally known to be the same person.g. who executed the foregoing instrument and duly acknowledged the execution of the same. IN WITNESS WHEREOF, I have hereunto subscribed my name, and affixed my official scal on the day and year last above written. My commission expires on the 15 day of	<pre>eined of a good and indefensible evise of inheritance therein, five out device of all off that they will searcest and defend the same spacing all parts makes build II is agreed besteres the partice benets that the gard. Edse the forth and managered against mail real exists when the same becomes due and payable, and i minimeters. And in the cent that and gard</pre>	The bit is the delivery hered $\frac{1}{100}$ PTC the hard oract 5 of the premiers above granted, and incombered dismitteents of the buildings upon all estates or assessments that may be letted or that Liming the bit of this indictive, pay all taxes or assessments that may be letted or that Liming the bit of this indictive, pay all taxes or assessments that may be letted or that Liming the bits of this indictive, pay all taxes or assessments that may be letted or that Liming the bits of this match the sould part the loss, if any, makes payble to the grant of the indictive, sourced as an any better that the source part takes when the area become due and payable and to keep and premiers learned as an indication of the indictive part of the indictive result of the indictive result. DOLLARS, payment of soid sum of money, executed on the 15 m day of
Earl T Eleck and Myrtle Black hie wife to me personally known to be the same person. g. who executed the foregoing instrument and duly acknowledged the execution of the first. WHEREOF, I have hereunto subscribed my mane, and affited my official scal on the day and year last above written. My commission expires on the 15 day of 10 J1 N. W. Clork Notary Public. RELEASE I, the undersigned owner of the within mortgage, do hereby acknowledge the full payment of the debt secured thereby, and authorize the Register of seeds to enter the discharge of this mortgage of record. Dated this of 1 day of secure 6.secure 6.secure 6.secure	<pre>sind of a good and indefauithe state of inheritance therein, five and elever of all off that they will searce to and defend the same spatial all parties making having It is agreed between the parties between the three is near the Bert of the Target assessed against mid real relates when the same become due and payloh, and the imiter. And in the cent that the same of DEG to the first part of imiters. And in the cent that the same of DEG to the first part of the the part of the same sectors that the same of DEG to the first part of the the part. Q. of the second part have part with the the the the same of DEG to the first part of the the part of DEG. Contact the the part of the the part of DEG to the first part of the the part of DEG. Contact part have particular the the part of the part of the the part. The part of the second part to pay for the the part of the the part of the the part of DEG. Contact part have pay the part of the part of the the part of the the part of the part of the the part of the part of the the part of the p</pre>	the that is the delivery hered <u>they</u> are the hard over 5 of the premies above granted, and incombense.
ren Eremonally known to be the same person. g who executed the foregoing instrument and duly acknowledged the execution of the same in the same person. g who executed the foregoing instrument and duly acknowledged the execution of the same international strument and duly acknowledged the execution in the same international strument and duly acknowledged the execution in the same international strument and duly acknowledged the execution of the same international strument and duly acknowledged the execution in the same international strument and duly acknowledged the execution international strument and duly acknowledge the execution international strument and duly acknowledge the execution international strument and duly acknowledge the execution international strument and international strument and international strument and international strument and duly acknowledge the execution international strument and duly acknowledge the execution international strument and international strument and duly acknowledge the execution international strument and duly acknowledge the strument and duly acknowledge the execution international strument and duly acknowledge the execution internation strument and duly acknowledge the execution international strument and duly acknowledge the execution internation strument and duly acknowledge the execution internation strument and duly acknowledge the execution internation strument andinternation strument and duly acknowledge the	eined of a good and indefensible evants of inheritance therein, five out elever of all off that they will searce to all defend the same spatial all preferses makes and they will searce to all defend the same spatial all directed by the part of	the task is the delivery hered <u>they</u> are the hard ever. B of the premiers above granted, and thermarked denimbered. It shall at all times during the life of this indictive, pay all tases or assuments that may be letted or that limes during the life of this indictive, pay all tases or assuments that may be letted or that limes even by the loss, if any, make spake to be again. G of the scaled part to the scale and the scale of pay the scale of pay and tases where a part of the indictives, secured by this state where a task the mount so paid hall become a part of the indictives, secured by this state where a distance, or or task and the scale pay the scale task of the indictive result. But the scale terms of the indictive result of the indictive result of the indictive result of the indictive result. But the scale terms of the indictive result and the mount so paid hall become a part of the indictives, secured by this state where a which result become a here a provide, in the scale terms of a scale terms of a scale terms of a scale terms of a scale term of a scale terms of a scale term of a scale terms of a scale terms of a scale term of a scale terms of a scale term of the scale term of terms fail become terms at there is mount of a scale terms of a scale terms of a scale term of the indictive terms the term of the indictive a scale the scale term of the indictive terms the term of the indictive terms the scale term of the indictive terms the term of the indictive terms the scale terms of the indictive terms terms at the terms terms of the indictive terms terms at the terms terms the term indiction terms terms of the indictive terms terms at the terms terms of the indictive terms of the indictive terms terms at the indictive terms of the indictive terms terms of the indictine
My commission expires on the 15 day of Kay 19_31 N. W. Clark Notary Public. RELEASE I, the undersigned owner of the within mortgage, do hereby acknowledge the full payment of the debt secured thereby, and authorize the Register of seeds to enter the discharge of this mortgage of record. Dated this corf and ay of care and thereby and authorize the Register of	<pre>inded a good and indefensible evants of inheritance therein, five out deve of all off that they will searce to and defend the same spatial all parties making having Is is agreed between the parties between the three is non- more than the parties between the three is non- interest. Add in the cert that the same of 266 of the first part of the part of the the part of the second part may pay will take a interest. Add in the cert that the same of the first part of more Three makes the parties that the same of the first part of more Three makes the parties that the same of the first part of the parties of the the part of the second part may pay will take a the partiest of the the part of the second part may pay will take a the partiest of the the part of the second part may pay will take a the part of the partiest of the the part of the second part to be the the more Three makes pays the second part may pay will take a the pay of the part payshill all the payshill of the part of the second part the ungrid of the theory, and the payshill of the part of the second part to be pay the at the pay of the former payshill payshill of the part of the second part to be payshill of the induce the ungrid the payshill at the option of the pay the part of the pay that payshill be pay the payshill be pay that payshill be payshill be payshill be pay the payshill be payshi</pre>	the data is the delivery hered <u>they</u> are the hard erace. Both the premiers above granted, and thermarked data there is a state of the inductive, pay all taxes or assessments that may be letted or that is inductive the large of the inductive, pay all taxes or assessments that may be letted or that is induced to be realised to be realised in the second part, the large of the buildings upon and real erasts induced against for and terms is made and a state and the second part, the large of the buildings upon and real erasts induced against for and terms is an and the second part, the large of the buildings upon and real erasts induced against for and terms is an and the second part, the large of the inductive, pay all taxes or assessments that may be letted or that is a state at the anomal set and payable on the part of the inductive, and the anomal set as a barrier. A of the inductive, and the anomal set as paid ability been as part of the inductive, and the anomal set as paid ability been as the part of the inductive again and abots to ever any man eray manners or the design with taxes where the design and payable or the part of the barriers are paid with and the set as provide the tax and the set as part of the inductive and payable or a pay of the part of the part of the second part is the set of the second part is the second part is the second part is the second part is a state and the part of the second part is a state and the part of the second part is a state at the second part is the
Notary Public. Notary Public. RELEASE I, the undersigned owner of the within mortgage, do hereby acknowledge the full payment of the debt secured thereby, and authorize the Register of sector to the discharge of this mortgage of record. Dated this secure of the discharge of the discharge of the mortgage of record. Dated this secure of the secure thereby. 19.5%	<pre>inted of a good and indefensible entate of inheritance therein, five and elever of all off that they will searcest and defend the same search all partses making having In is agreed besterm the parties benefore that the gard. "Each of the first managesed against sail real relates show the same becomes due and payleb, and i minutes enzymany as shall be specified and directed by the part of</pre>	The that at the delivery hered <u>they</u> pred the hard event 5 of the premiers above granted, and i formalized dismittered that the set of the indicative, pay all taxes or assessments that may be leteld or that Limits the set of parts the basis of the set of the indicative set of the set
Notary Public. RELEASE I, the undenigned owner of the within mortgage, do hereby acknowledge the full payment of the debt secured thereby, and authorize the Register of each of the debt secured thereby. 10.5% Secure Colspan="2">Colspan="2">Secure Colspan="2">Secure	<pre>inded a good and indefendible entate of inheritance therein, fire and elever of all off that they will searce to address the same special all interime makes the winds I is agreed between the yearch search that the gard. Effect the first part of interest. And in the cent that the gard. Effect that they are interest. And in the cent that the gard. I defend they are gard interest. And in the cent that the gard, of the defend they are interest. And in the cent that the gard, of the defend they are interest. And in the cent that sold gard. Or the second tasks and they are interest. And in the cent the second part nay pay will take a remain of mostly defended they are defended they are gard. The defended they interest is the trace of 1% for most the second tasks and they are interest. The defended task and gard. They are the second part to pay for the interest. The defended task and gard. They are the second part to pay for the are defended they interest is the trace of the first part of the second part to pay for the second part to pay for the are defended to be terms of</pre>	the task is the delivery hered <u>they</u> are the hard eract. B of the premiers alone granted, and thermarked denimbered. It is and the during the life of this indictive, pay all tase or assuments that may be letted or that is
I, the undersigned owner of the within mortgage, do hereby acknowledge the full payment of the debt secured, thereby, and authorise the Register of section of this mortgage of record. Dated this are a full and the section of the secure of the mortgage of record. Dated this are a full and the secure of the mortgage of the mortgage of record. Dated this are a full and the secure of the secure of the mortgage of the secure of the mortgage of the mortgage of the secure of the secure of the secure of the mortgage of the secure of the mortgage of the secure of the secure of the mortgage of the secure of	<pre>inded a good and indefendible entate of inheritance therein, fire and elever of all off that they will searce to address the same special all interime makes the winds I is agreed between the yearch search that the gard. Effect the first part of interest. And in the cent that the gard. Effect that they are interest. And in the cent that the gard. I defend they are gard interest. And in the cent that the gard, of the defend they are interest. And in the cent that the gard, of the defend they are interest. And in the cent that sold gard. Or the second tasks and they are interest. And in the cent the second part nay pay will take a remain of mostly defended they are defended they are gard. The defended they interest is the trace of 1% for most the second tasks and they are interest. The defended task and gard. They are the second part to pay for the interest. The defended task and gard. They are the second part to pay for the are defended they interest is the trace of the first part of the second part to pay for the second part to pay for the are defended to be terms of</pre>	<pre>stat at the delivery hered <u>UneY</u> PTP the hereid eract. B of the premises above granted, and incombarge down theres. re shall at all times during the life of this indictivue, pay all taxes or assuments that may be leteld or that L here the buildings upper and grant if may all taxes or assuments that may be leteld or that L here the buildings upper and grant if may all taxes or assuments that may be leteld or that L here the buildings upper and grant if may all taxes or assuments that may be leteld or that L here the buildings upper and grant if may all taxes or assuments that may be leteld or that L here the buildings upper and enter incured againt for and terms do in such sum in the second part, the loss, if any, much say here the part of the indichteres, secured by this of the second part, the during and the mount so paid shall become a part of the indichteres, secured by this of the stat days research on the <u>L_5 m</u> day of <u>AUCTARE</u> <u>10.29</u> part, with all interest securing therem accelling to the terms of add during in and alon to access any more of the add during therem accelling to the terms of add during the mode in mark payments or any part thered, in the during there and there and the tax and provides the mark payments or any part thered, in the ability is the add of a day and provides the mark payments and thereas a tax is a tax is an any pay there the accelling the add part of any part and in more tax part thered, in the marker payments of the restative and provides the part</pre>
I, the undersigned owner of the within mortgage, do hereby acknowledge the full payment of the debt secured thereby, and authorize the Register of we have a second secon	<pre>wind of a good and indefendible entate of inheritance therein, free and elever of all and that tarty will surrents and defend the same spatial all parties making having IN is agreed between the parties between that the same of LEGs to the first part assessed agrint mill real relate when the same becomes due and payble, and the minimum of the same of the same becomes due and payble, and the minimum of the same of the first part of the same becomes due and payble, and the minimum of the same of the same becomes due and payble, and the minimum of the same of the first part of the same becomes due and payble. The same transformer and same becomes due and payble, and the minimum of the same of the first part of the same transformer and same becomes due to first pay of the same pay transformer and same of the first part of the same of the same of the first payble of the part of the same of the same of the first payble of the part of the same array of the same of the same payble of the part of the same array of the same payble of the part of the same payble of the part of the same of the same payble of the part of the same payble of the part of the same payble of the same payble of the part of the same payble of the same array of the same same payble of the part of the same payble of the same array of the same payble of the part of the same payble of the same array of the same payble of the part of the same payble of the same array of the same payble of the part of the same payble of the same array of the same payble of the part of the same payble of the same array of the same payble of the part of the same payble of the same array of the same payble of the same payble of the part of the same array of the same payble of the part of the same payble of the same array of the same payble of the same payble of the same payble of the same array of the same payble of the part of the same payble of the payble o</pre>	are that at the delivery hered <u>they</u> nore the hard event B of the premise above granted, and it how here the the of the indicative, pay all taxes or assuments that may be level or that L here the building upon all real enter how a grant for and termed in such sum the second part, the loss, if any, much explain the prabe to the grant of the second part, the se
Junior State	eined of a good and indefensible entate of inheritance therein, free and elever of all fails for will search as an indefensible entate of an inheritance therein in the grant is a search against a sill real entates when the same becomes that as a grant different is a search against a sill real entates when the same becomes that as a grant of the same search against a sill real entates when the same becomes that and grant of the same search against a sill real entates when the same becomes that as a grant of the same search against a sill real entates when the same becomes the same search against a sill real entation of the same search against a sill real entation of the same search against a sill real entation of the same search against a sill real entation of the same search against a sill real entation of the same search against a sill real entation of the same search against a sill real entation of the same search against a sill real entation of the same search against a sill real entation of the same search again and the same search again a	The bit is the delivery hered <u>Uncy</u> PTP the hereid eract. Bot the premiers above granted, and theremeneed the second part, the loss of any method is made and the second part, the loss of any method parks to be part of the indicitive, part and the second part, the loss of any method is made and the second part, the loss of any method is made and the second part, the loss of any method is made and the second part, the loss of any method is made and the second part, the loss of any method is made and the second part, the loss of any method is made and the second part, the loss of any method is made and the loss of any method is made and the second part, the loss of any method is made and the loss of any method is made any method is made any method in the loss of any method is made any method. The method is made any method. The method is made any method is made any method is made any method is made any method is ma
which and avon tops me, a Ditry Rathering & Rethered .	<pre>wind of a good and indefendible entate of inheritance therein, free and decred all indi that tady will surrate and defend the same aprint all partsen subset [Wein] Is is agreed barrents that parts benches that the parts - different table in the indiverse of a good and indiverse the parts benches that the parts - different table in the same because the same because the parts of the same start and the same because the same because the parts of the same start and the same because the parts of the same start and the same because the same start and the same because the parts of the same start and the same because the parts of the same start and the same because the parts of the same start and the same because the parts of the same start and the same start and the same decrease the parts of the same start and the same decrease the parts of the same start and the same decrease the parts of the same start and the s</pre>	The bit is the delivery hered <u>Uncy</u> PTP the hereid eract. Bot the premiers above granted, and theremeneed the second part, the loss of any method is made and the second part, the loss of any method parks to be part of the indicitive, part and the second part, the loss of any method is made and the second part, the loss of any method is made and the second part, the loss of any method is made and the second part, the loss of any method is made and the second part, the loss of any method is made and the second part, the loss of any method is made and the second part, the loss of any method is made and the loss of any method is made and the second part, the loss of any method is made and the loss of any method is made any method is made any method in the loss of any method is made any method. The method is made any method. The method is made any method is made any method is made any method is made any method is ma
cen this 29 day of Science (1937) Related B. Hocking Morragee. Owner.	<pre>side of a good and indefendible state of inheritance therein, free and elever of all off that they will search as and defend the same space, all applies a barries of a significant of the same state of the</pre>	the task is the delivery hered <u>Unity</u> PTP the hard orace. B of the premiers alone granted, and incombered dismithered dismithered to be a set of the induction, pay all tase or assuments that may be letel or that it is induced to be a set of the induction, pay all tase or assuments that may be letel or that it is induced to be a set of the induction, pay all tase or assuments that may be letel or that it is induced to be a set of the induction, pay all tase or assuments that may be letel or that it is induced to be a set of the induction, pay all tase or assuments that may be letel or that if is one of pays, then the axes become due and payshe or the part of the inductions, secured by this is the induced to the pay of the order payshe of the part of the inductions, secure tase where the payshe of the part of the inductions, secure as part of the inductions or the payshe of the part of the inductions, and the mover a part of the inductions or the payshe of the part of the inductions of the payshe is the part of the inductions of the payshe is the part of the inductions of the part of the inductions of the part of the inductions of the part of the induction of the part of the induction of the part of the part of the induction of the part of the part of the induction of the part of t

1910 A

26.7. Jungwegt, and Oct. 26, 1225 Scal . 8

4 : 8

6 632