FROM	STATE OF KANSAS, DOUGLAS COUNTY, 15.
Gustave Ziesenis & wife	This instrument was filed for record on the 26 day of Feb. A. D. 19 30, at 8130 o'clock A. M.
ТО	Drie & annations
Conrad Altenbernd	By Register of Deeds. Deputy.
THIS INDENTURE, Made this Fifth day of Novembe	"
hundred and Twenty-Nine between Gustave Ziesenis and Carrie Ziesenis, h	is wife
of Budora in the County of Douglas	and State of Kanses
part 128 of the first part, and Conrad Altenbernd	party of the second part.
WITNESSETH, That the said part 1c2 . of the first part, in considern Fifteen Hundred which is hereby acknowledged, ha. YC , sold, and by this indenture do he following described real estate situated and being in the County of Dow	DOLLARS, to them duly paid, the receipt of Grant, Bargain, Sell and Mortgage to the said party. of the second part,
Eudora, county and state aforesaid.	
And the shid part 108 of the first part dow brendy covenant and sayne that st insid of a good and indefaultie state of inheritance threin, for and elser of at innumbrance of that they will serve at a different loss may approxed the particular three the It is agreed between the partice hereto that the part108 of the first part shall stati mesod against shill areal estate when the same becomes due and paysels, and that they will be partice the part of the part of the state of the part000 of the state the part000 of the part of the state the part000 of the part of the p	the delivery hereof. they . Are the harful over B of the premises above granted, and time during the life of this indenture, pay Al taxes or assessments that may be levied or include the buildings upon said rule attribute inserted against fire and toendo in such runn on part, the lion, if say, much poysible to the partof the second part to the extent of
And the said part 188. of the first part do hereby covenant and agree that at tried of a good and indefeabile state of inheritance therein, for and denor of all incumbrance at list is they will warrant and defend the same squinst all parties making lawful claim thereto. It is a symed between the parties hereto that the part 1.268 of the first part at hall at all mesed against said rank enter when the same becomes due and payshel, and that they of by such innurance company as shall be specified and directed by the part y of the score thisinterest. And in the over that said part 1268 of the first part said if ful to p	the ddivery hereof they_Bre the harful owner_B of the premises above granted, and times during the life of this infenture, pay all taxes or assuments that may be levied or keep the buildings upon aid real entrie havered against fire and ternado in such and part, the loss, if any, made payable to the part— Y , of the second part to the extent of any such taxes when the same become due and payable and to keep sail precision introd as
And the said part 12.8. of the first part do hereby covenant and agree that at sized of a good and indefendable entate of abbritance therein, fore and elser of all incumbrance and that they will warrant and defend the same signing at the time marking lawful claim thereines. It is argued between the partice barets that the gart Eds of the first part at hall at all mesond against and real entate when the same becomes due and payable, and that they of by such insumma company as shall be specified and directed by the part \mathbf{y} of the score \mathbf{h}_{12} interst. Add in the creat that and lawf. Left \mathbf{S} of the first part at hild fall to part erroin precised, then the part \mathbf{y}_{-n} of the score the payment of the same dimensions there	the ddivery hereof they_Bre the harful owner_B of the premises above granted, and times during the life of this indenture, pay all taxes or assessments that may be levied or here the buildings upon aid real entrie housed against fire and termedo in such ann and part, the loss, if any, mode payable to the part— Y , of the second part to the extent of ay such taxes when the same borner due and payable and to keep sail premises introd as or either, and the ansount so paid shall become a part of the indebtodoes, secured by this repaid.
And the said part 188. of the first part do hereby covenant and agree that at tried of a good and indefeatible state of abstitutes therein, for and disc of all insuminaves and that they will warrant and defend the same separat all parties making lawful claim thereton. It is argued between the parties hereto that the part	the delivery hered. they are the harful overse. B of the premises above granted, and times during the life of this infenture, pay all taxes or assessments that may be levied or
As the said part 165. of the first part d_{m-1} hereby covenant and sayne that at insid of a good and indefaultie state of inheritance themin, for and elser of all innumbrance of that they will serve a the form the same sphere and partice making herein deliven theme. It is speed between the partice here to that the part 165 of the fort part shall state were algorithm and area data when the same becomes due and paysels, and that they of by such insurance company as all its periodic and directed by the part of the second hits	the delivery bered. They Are the hards over B of the premises above granted, and time delivery bered. They are the hards over B of the premises above granted, and time descript the buildings upon aid real erate insured against fire and toendo in such nam and part, the low, if any, made payable to the part of the second part to the scient of any such taxes when the same become due and payable and to keep mid premises insured as or either, and the ansount so paid abili become a part of the indebtoleses, security this reput.
And the soil perilo 8.6 the first part \mathbf{d}_{m-1} hereby covenant and sayne that at need of a good and indefaultie state of inheritance thermin, for and elser of all innumbrance of that they will success a solution of the same space and period marking here is all showed reasons and added that are against and into the particle hereto that the part. 16.8 of the fort part shall state where a point solid real states when the same space and period by and instruction. The same of the particle hereto that the part 16.8 of the fort part shall state the part of period by such instructions of the period and directed by the part 16.8 of the fort part shall state the part 16.8 of the fort part shall be such period by the part 16.8 of the forts part shall fail to purpose the the part 16.8 of the forts part shall be such period by the part 16.8 of the forts part shall be such period by the part 16.8 of the forts part shall be such period by the part 16.8 of the forts part shall be such period by the part 16.8 of the forts part shall be such period by the part 16.8 of the forts part shall be at the part 16.8 of the forts part shall be at the part 16.8 of the forts part shall be at the part 16.8 of the forts part shall be at the part 16.8 of the forts part shall be at the part 16.8 of the forts part shall be the part 16.8 of the forts part shall be at the part 16.8 of the forts part shall be at the part 16.8 of the forts part shall be at the part 16.8 of the forts part shall be at the option of the two part here the part of the theory of part the part 16.8 of the forts part shall be at the part 16.8 of the forts part shall be at the option of the the part 16.8 of the forts part shall be at the option of the theory of part of the part shall be at the part of the part of the theory of part of the part part the part of the part part the part of the theory of part of the part the part of the part part the part of the part part the part of the part the part of the part the part of th	the delivery bered. They Are the hards over B of the premises above granted, and time delivery bered. They are the hards over B of the premises above granted, and time descript the buildings upon aid real erate insured against fire and toendo in such nam and part, the low, if any, made payable to the part of the second part to the scient of any such taxes when the same become due and payable and to keep mid premises insured as or either, and the ansount so paid abili become a part of the indebtoleses, security this reput.
And the said part 125. of the first part d_{m-1} hereby covenant and same that at inset of a good and indefaultie state of inheritance themin, for and elses of all innumbrance of that they will search and default is easing herean three marking herein default methods. It is agreed between the partice hereo that the part 1255 of the fort part shall state means against stal and state when the same becomes due and paysels, and that they of by such immunes company as shall be specified and interest by the part $_{m-1}$ of the sec hits	the delivery hered. They Are the hards over So the premises above granted, and the delivery hered. They Are the hards over So the premises above granted, and the delivery hered is the delivery hered is a solution of the delivery of the delivery and the delivery hered is a solution of the delivery of the delivery appointed to a solution of the delivery of the delivery appointed to a solution of the delivery of the delivery appointed to a solution of the delivery of the delivery appointed to a solution of the delivery appointed to a solution of the delivery of the delivery appointed to a solution of the delivery of the delivery appointed to a solution of the delivery of the delivery appointed to a solution of the delivery of the delivery appointed to a solution of the delivery of the delivery appointed to a solution of the delivery of the delivery appointed to a solution of the delivery of the delivery
And the sold perilo 86 of the first part 6	the delivery bered. They Are the hards over B of the premises above granted, and the delivery bered. They Are the hards over B of the premises above granted, and the delivery bered in the infection, pay all takes or assessments that may be level of the delivery bered. They are all provides the part of the scend part to be extent of the stars what the same become due and psychile and to have middle previses intered as or other, and the anount we paid shall become a part of the indebtedness, secured by the
And the said part 125. of the first part d_{m-1} hereby covenant and same that at inset of a good and indefaultie state of inheritance themin, for and elses of all innumbrance of that they will search and default is easing herean three marking herein default methods. It is agreed between the partice hereo that the part 1255 of the fort part shall state means against stal and state when the same becomes due and paysels, and that they of by such immunes company as shall be specified and interest by the part $_{m-1}$ of the sec hits	the delivery bered. They Are the hards over B of the premises above granted, and these during the life of this infenture, pay all takes or assessments that may be level of these the buildings upon asid real entries its mered against fire and terms to be setted of the set the buildings to pone asid real entries its mered against fire and terms to be extend of any each takes what the same become due and psychile and to keep mid precises insured ag- or either, and the assount so paid shall beenes a part of the individuous, security this regard. DOLLARS, different of the security of the terms of shall be the terms of and objective of the delivery are the regard of the security of the terms of shall be the terms of and objective against of regards, the security of the terms of shall be the set as and of either during the set of the terms of shall be the set as and of the security these with interest there as been prevised, in the security against either during the set of the security of which this findence a securit, the immediate areas and the entry of a size is a committed on a dispension. Using the part, we can be the terms of a the assessment of a size is a committed or a size of a south parameter or approximation the terms of the security of a size is a committed or a size of previous and the matching which we have been advected existence of the size is a south the security approximate of a south the security the security of a size is a south the security approximate of a south the security and which the start for the south part. Y of the security approximate of south the security and the entry of a size is a south the security approximate of a south terms are entry approximate of a south the security. The south the security approximate of the security approximate of a south terms are entry or if a so is a south the security of the size is a south the security approximate of a south the security of the size is a south the security approximate of a south terms are entry approximate of a
As the said part 128 of the first part 6	the delivery bered. They Are the hards over B of the premises above granted, and these during the life of this infenture, pay all takes or assessments that may be level of these the buildings upon said real enter its insert against first and terms to be setted of the period buildings upon said real enter its insert of a set of period in sets as and part, the loss, if ary, made payable to the period. Cold the second period the stars when the same become due and psychile and to keep mid pression intred as or either, and the assount so paid shall beenne a part of the individuous, secure by this regard. DOLLARS, did seen of money, executed on the <u>5th</u> day of <u>NOVENDET</u> <u>DOLLARS</u> , integrate arriving these with integration of the second period reliable the stars of the stars of and oblighting rand also to secure as y man of eith darking any takes with integrate. If default be made in sorth parameter or any fars and the same theorem above the take and previded in the second part. The stars the second part. <u>Y</u> of the second part. The start is the set of the regard by the prevident arrive dimension, or these sames or if so is to a part. <u>Y</u> of the second part. The start is previded by the part by the part of the part <u>or years</u> and the every set of the part of the par
As the said part 125. of the first part do hereby oversant and agree that at inst of a good and indensitie state of interfaces thermin, for and denor of all insumfraves of that they will warrant and defend the same appearing all particles making hereful chain thereto. It is agreed between the partice hereto that the part. 1256 of the forts part shall at 1202 If we can small against said and and the second herein a disputcies of the part shall at 1202 The particle of the part of the part 1256 of the forts part shall fail to p interest. As din the versa that main part. 1256 of the forts part shall fail to p interest. As din the versa that main part. 1256 of the forts part shall fail to p interest. The interest is the rate of the second part upper will stars and dimension fails interest. The interest is the rate of the part of the second part is privated of the second part of the part of the part	the delivery bered. They Are the hards over B of the premises above granted, and the delivery bered. They are all delivery and the second pressure of the premises above granted, and the delivery bered. They are all delivery and rate the based against firm and terms is an and pract, the loss, if any, made payable to the part (d to see and part to be extent of an any payable and to keep mid premises insured against firm and terms are part of the indefadores, secure by the result
And the soil part 16.8 of the first part 6	the delivery barred they are the hard over 8 of the premises above granted, and
As the said part 165. of the first part d hereby corvent and agree that at insid of a good and indefaultie state of information through the state information of the state of the index of the inde	the delivery bered. They Are the hards over B of the premises above granted, and the delivery bered. They are all delivery and the second pressure of the premises above granted, and the delivery bered. They are all delivery and rate the based against firm and terms is an and pract, the loss, if any, made payable to the part (d to see and part to be extent of an any payable and to keep mid premises insured against firm and terms are part of the indefadores, secure by the result
<pre>mind of a good and indefauithe state of abbritance therein, fore and dear of all incumdrance and that they will warraw and defend the same spatial all parties making lawful chain thereter. It is agreed between the parties beaches that its part. Each of the state state at the same because due and psyche, and that they import and its real notice when the marks because due and psyche, and that they import and the same spatial is and part. Each of the state state is a state of the same spatial state is a state state. It is agreed beaches that its part. Each of the same due to the state of the same spatial state is a state state is a state state. It is agreed beaches that its part. It is discussed by the state of the same spatial state is a state state of the same state is a state state of the same state is a state state of the same state is a state state is a state state in the same state is a state state in the same state is a state in the same state is and state is a state state is a state state in the state is a state state in the state is a state state is a state state is a state state in the state is a state state is a state state in the state is a state state in the state is a state state is a state state in the state is a state state is a state state in the state is a state state in the state is a state state is a state state in the state is a state state is a state state is a state state in the state is a state state is a state state is a state state in the state is a state is a state state state is a state is a state state is a state state is a state</pre>	the delivery bered. They Are the hard over B of the premises above granted, and the delivery bered. They are the hard over B of the premises above granted, and the delivery bered. They are barded on the setup and the delivery bard of the indenture, pay all taxes or assessments that may be level or any each taxes when the same become due and psychie and to keep and premises instand as or either, and the ansount so paid shill become a part of the indefediences, security by the same of the motory, executed on the 5th day of NOVENDET DOLLARS . The day can be assessed in the same become due and psychie and to keep and premises intered as or either, and the ansount so paid shill become a part of the indefediences, security by the same of motory, executed on the 5th day of NOVENDET DOLLARS . The day of the same structure day and the same at the
As the said part 162. of the first part do hereby coverant and agree that at tried of a good and indefaultion state of abstraces therein, for and denor of all insummates and that they will warrant and defined the same against and term the parts benets then the parts. 162.60 the fast part shall at all assessed against and area in the event that and part 162.6 if the fast part shall at all they are the parts benet that the part 162.6 if the fast part shall fast to part shall be part 162.6 if the fast part shall fast to part shall be part 162.6 if the fast part shall fast part is part of the parts that its part parts and defined the same of the parts that the part part is indeed as a more part would have an of the part of the parts the parts the the part of the parts that the part part is indeed as a more part to part of the part o	the delivery barred
Ad the sold part 165. of the first part 6 hereby oversant and agree that at stand of a good and indefaultio state of informate thermin. For and denote of the induced terms that induced the interpret of the first part is a based between the parties benefit that and parts 162. So that is part of the second part is and that 162. The part 162 is of the first part of the second parts and parts in the induced term is a single part of the second part is and parts in the induced term is a single part of the second part is and part of the second part is a single part of the single part of the second part is a single part of the single part of the second part is a single part of the single	the delivery barred they ATE the hard over 8 of the premises above granted, and
As the soil perils 28. of the first part 6 hereby overant and agree that at the of a good and indefaultion states of a indefaultion states the index the min. for and elses of all industriants of the same space in a large the set of that the same space in a large state index the same space in a large state in the same space in a large state index the same space index the same space index the space index the same space index the space index the same space index the state index the same space index the space index the same spac	the delivery bered. They Are the hard over B of the premises above granted, and the delivery bered. They are the hard over B of the premises above granted, and the delivery bered. They are between the source of the second part to be extent of and the second the source of an add problem of the second part to be extent of the regular, and the assource op and ability berms a part of the indebdoese, second by the most part to be and the source of an add problem of the beef of the second part to be extent of the most part to be and the source of an add problem of the beef of the beef of the second part to be extent of the most part to be and the source of an add problem of the beef of the beef of the beef regular. DOLLARS, different of the source of the 5th aby of NOVENDET DOLLARS, interest exercising there as account to paid ability been add believes as previous in the beef regular into the source of the 5th aby of NOVENDET DOLLARS, different of the source of the therm of ability disclassing. If default he model is next the and of religibium excitation of the source of the therm of the part of the source of the sourc

64

のないので、「ないない」のないので、