This INDENTURE, Made this Link day of hree provided in the second and in the your of our Lord, one thousand and mended in the your of our Lord, one thousand and mended for the form part, and here provided in the Lordenza inclusion 1 200k and State of in the second part of the form part, and control hore control	FROM	STATE OF KANSAS, DOUGLAS COUNTY, 85.
To       Multiple difference in the case of the set of the	Fills Zillner a Single worsen	
Number of the second		$\lambda$ D. 1944, at 10:40 o'clock $\delta$ M.
THIS INDENTION: Make the 2:12. dry of	The Lawrence National Bank, Lawrence, Kans	
<pre>https://www.internet.com/i</pre>	THIS INDENTURE Made this 28th day of	line a
party	hundred and forty-four between	
With Massellin, Tax the sail part, y of the first part, in considering of the same of the sa	part ; of the first part, and Th	e Lewrence National Bank
<pre>shak is Prove acknowledged. As 10. e.sl, and y this indextors do e.g. Grant, Barrells, Sci and Martineze to the said party of the second part, is following decrited void with minima blocks in the foury of Douglam Statics of Kanas, towatt Strengt for the Gity of Laurence, Danglas Dounty, Hansas, (Allos known as 1806 Vormat Strengt)</pre>	WITNESSETH, That the said part V of the first pay	rt in consideration of the sum of
<pre>with the appurtements and all the outate, title and interest of the said part Yf the first part streem. Multiply the appurtements and all the outate, title and interest of the said part Yf the first part streem. Multiply the appurtements and all the outate, title and interest of the said part Yf the first part streem. Multiply the appurtements and all the outate, title and interest of the said part Yf the first part streem. Multiply the appurtements and all the outate, title and interest of the said part Yf the first part streem. Multiply the appurtements and all the outate, title and interest of the said part Yf the first part streem. Multiply the appurtements and all the outate, title and interest of the said part Yf the first part streem. If a sure observe the part Yf the first part at a the difference interest. If a sure observe the part Yf the first part at a the difference interest. If a sure observe the part Yf the first part at a streem that the difference interest. If a sure observe the part Yf the first part at a streem that interest. If a sure observe the part Yf the first part at at a streem that interest. If a sure observe the part Yf the first part at at a streem that interest interest parts are streem to the streem that t</pre>	-Traventy - one hundred - ive and nov100 which is terept acknowledged, ha	
which the appurtementer and all the estate, tills and interest of the said part Y _ of the first part etersis.  And the augmentementer and all the estate, tills and interest of the said part Y _ of the first part etersis.  And the augmentementer and all the estate, tills and interest of the said part Y _ of the first part etersis.  And the augmentementer and all the estate, tills and interest of the said part Y _ of the first part etersis.  And the augmentementer and all the estate, tills and interest of the said part Y _ of the first part etersis.  And the augmentementer and all the estate, tills and interest of the said part Y _ of the first part etersis.  And the augmentementer and all the estates and augmenter and does of all incoments.  If a ters between the parts between the ters the y-of the first part at all the ability benefits use as all needs to all augments being at the ters of the ters of the part at all the ters of	Lot Number One Hundre	ldixty-elght (160) on Vermont
which the signerferances and all the estate, title and interest of the said part Y of the first part therein. As the sail part Y of the fost part dog hordy cornant and area that a the delare here line in the herd energy of the fost part dog hordy cornant and area that a the delare here line in the herd energy of the fost part dog in the herd energy of the fost part dog in th	Streat in the City of	Lawrence, Douglas County,
And be aid part $\mathcal{J}_{}$ of the form part of 0.2. hereby covenant and gaves that at the delivery hered	Kansas, (Also known a	s 1304 Vermont Street)
And the aid part $\mathcal{J}_{}^{}$ of the first part 6 ag		
And the said part $\mathcal{J}_{}$ of the first part do 2. hereby coverant and arere that at the dollary here(		
And the said part $\mathcal{J}_{}$ of the first part do 2. hereby coverant and arere that at the dollary here(		
And be aid part $\mathcal{J}_{}$ of the form part of 0.2. hereby covenant and gaves that at the delivery hered		
And the said part $\mathcal{J}_{}$ of the first part do 2. hereby coverant and arere that at the dollary here(		
And the said part $\mathcal{J}_{}$ of the first part do 2. hereby coverant and arere that at the dollary here(		
And the said part $\mathcal{J}_{}^{$		
And the said part $\mathcal{J}_{}$ of the first part do 2. hereby coverant and arere that at the dollary here(		
And the said part $\mathcal{J}_{}$ of the first part do 2. hereby coverant and arere that at the dollary here(		
And the said part $\mathcal{J}_{}$ of the first part do 2. hereby coverant and arere that at the dollary here(		
And the said part $\mathcal{J}_{}$ of the first part do 2. hereby coverant and arere that at the dollary here(		
And the aid part $\mathcal{J}_{}^{}$ of the first part 6 ag		
And the aid part $\mathcal{J}_{}^{}$ of the first part 6 ag		
And the said part $\mathcal{J}_{}$ of the first part do 2. hereby covenant and arere that at the dolivery hered		
And the said part $\mathcal{J}_{}$ of the first part do 22_hereby covenant and arree that at the doinery hered		
bit het yvill sarrant and defend the same argainst all parties making lawful claim thereto. It is greed between the parties bereto that the part of the first part shall at all time drives drives drives and parks to the part [] of the second part, the life of this intention, part [] of the second part, the life of this intention, part [] of the second part is the analy beneving the life of this intention. Second part is the part of the second part, the life of this intention, park at all the part [] of the second part is the second part, the life of this intention, parks at all the part [] of the second part is the second part is the same become due and parks at a lower part is the same become due and parks at all the part [] of the second part is the part of the part of the second part is the same become due and parks at all the part [] of the second part is the part of the second part is the part of the part of the second part is the same due to the same due to the part of the second part is the same due to the same due to the same due to the part of the second part is the same due to	with the appurtenances and all the estate, title and interest o	f the said ment V - of the flot most change
It is arreed action that the parties here in that the part $\sum_{i=0}^{N}$ of the first part all at all times drives the first of the interacts pay all taxes or assessments that may be hered to be partial the parties of the drives of the partial part of the parties of the drives of the parties of the partie	And the said part of the first part do 83_ hereby covenant and	agree that at the delivery hereof Sho is the lawful owner of the number above another
A based a drama dail real estate when the same becomes due and persible, and that $\Delta 100$ , $\pi 111$ Levep the bolings open such real reals in the second set. It is as it areal reals to the second set to the second set. It is a state of the second set to the second set to the second set to the second set. It is a state of the second set to the second set to the second set. It is a state of the second set to the second set to the second set. It is a state of the second set to the second set to the second set to the second set. It is a state of the second set to the second set to the second set to the second set. It is a state of the second set to the second set to the second set to the second set. It is the second set to set the second set. Second set, with all interest second to the second set to set the second set to second set the second set. Second set the second set to second set t	And the said part 2 of the first part do 85 hereby covenant and nd seized of a good and indefeasible estate of inheritance therein, free and	agree that at the delivery hereof <u>ShO is</u> the lawful owner of the premises above granted, i clear of all incumbrance
<pre>there is the second set of the second part and part and the first part half all to great when the same decade and parake at to keep all permise inserted by THIS GRANT is intended as a mortgage to secure the symmet of all approxements and for the parameter is all fully permise. The second part is intended as a mortgage to secure the symmet of all approxements and for the parameter is all fully permise. The second part is all fully permises and for the parameter is all fully permises and for the parameter is all fully permises. The second part is all fully permises and for the parameter is all fully permises. The second part is all fully permises and for the parameter is</pre>	And the said part 2 of the first part do 83 hereby covenant and nd seized of a good and indefeasible estate of inheritance therein, free and bd that they will warrant and defend the same against all parties making	arree that at the delivery here f_Sh0_1Sthe lawful owneref the premiess above granted, 1 clear of all incumberance
This GAN is in the Very Street, of the resolution for may be add asses and hearver, or either and the means a paid shall be easily a set of the indekense, second by THIS GANS is indeken the means a paid shall be easily a set of the indekense, second by THIS GANS is indekense as a set of the indekense, second by THIS GANS is indekense as a set of the indekense, second by THIS GANS is indekense as a set of the indekense, second by THIS GANS is indekense as a set of the indekense, second by THIS GANS is indexense of the second pair to rest of a second pair to its index as a second by the set of and the second pair to rest of a second pair to rest of the second pair to rest of a second pair to rest of a second pair to rest of the second rest of the	And the said part $\mathcal{L}_{-}$ of the first part do 33. hereby covenant and be sined of a good and inderivative casise of inheritance therein, free and be that they will warrant and defend the same exclusion all parties making It is arreed between the parties hereto that the part $\frac{1}{2}$ of the fit basened availant sail real estate when the same becomes due and parable	arree that at the delivery hereof _ Sho_iS _ the hards owner _ ef the premies above granted, i clear of All incumbersore
Transforman hindford and the body here by the rest of the system is d his and d is the state of the system is d is and d and d is the state of the system is d is and d and d is the state of the system is d in an of an org, seeding to be trans of a disk of the seed part is the state is d in a state of the seed part is d in a state of the seed part is d in a state of the state of t	And the said part $\lambda_{i-1}^{i-1}$ of the first part do $g_{i-1}^{i-1}$ kereby coverant and a ferried of a model individual castic of inheritance therein, free and of that they will warrant and defend the same azainst all parties making It is arreed between the parties hereto that the part $\lambda_{i-1}^{i-1}$ of the f remend azainst all real states when the same become due and paysing ab sums do youch interance company as shall be specified and directed 1 and the state of $\lambda_{i-1}^{i-1}$ (littered. And in the secret that main sect $\lambda_{i-1}^{i-1}$ of the f	arree that at the delivery previous $\frac{3h_0}{10}$ , the invefue owners, of the premium above example, ideas of all incumbrance
Note: the infinite of the instruction of the instruction is the instruction of a size of a second part of the instruction of the instr	And the said part $\lambda_{i-1}^{i-1}$ of the first part do $g_{i-1}^{i-1}$ kereby coverant and a ferried of a model individual castic of inheritance therein, free and of that they will warrant and defend the same azainst all parties making It is arreed between the parties hereto that the part $\lambda_{i-1}^{i-1}$ of the f remend azainst all real states when the same become due and paysing ab sums do youch interance company as shall be specified and directed 1 and the state of $\lambda_{i-1}^{i-1}$ (littered. And in the secret that main sect $\lambda_{i-1}^{i-1}$ of the f	arree that at the delivery previous $\frac{3h_0}{10}$ , the invefue owners, of the premium above example, ideas of all incumbrance
al by	And the sold part $\mathcal{J}_{-\infty}$ of the first part do gg. hereby coverage tool do reised of a good indirective case of interimate therein, free and all that they will warrant and defend the same against all parties making its interpret the same against all parties making its interpret the same against all parties making the basered against this real section the same become due and paysion on and by such inturance company as shall be specified and directed is that the $-1122$ . Interest, has in the reserved for any $\mathcal{J}_{-\infty}$ of the first a horizon provided, then the part $\mathcal{J}_{-\infty}$ of the first $\mathcal{J}_{-\infty}$ of the $\mathcal{J}_{-\infty}$ of the in information and that like in interest in the rate of 100% from the date	arree that at the delivery previous $\frac{1}{2}$ the hard owner of the premices above granted, it are data increments Interfal claim therea. The part half it is all times derives the life of this infectors, pay all taxes or assessments that may be lead as a data influe with life the buildings upon suits real exists instead against fire and translo in y the part $\frac{1}{2}$ of the second part, the loss if any, made payable to the part $\frac{1}{2}$ of the second part is the part shall full to pay such taxes when the same become due and payable and to keep sail premises instead is and $\frac{1}{2}$ such as the second part is the same to pay that low me a part of the inductions, excited by
aid befort are valid in far and a second and an and a second and and second and a second and a second and a second and a second an	And the said part $\mathcal{J}_{}$ of the first part do gg. kereby coverage and a fixed of a good individual cash of high-range therein, free and old that they will warrant and defend the same arginst all parties reaking its is agreed between the parties herein that the part $\mathcal{J}_{}^{\rm cov}$ of the f range-d argin tail real exits when the same become due and paysio the same dark in the same tecome the same become due and paysion and by such inversare company as shall be prediced and directed is the term of $\mathcal{L}_{}^{\rm cov}$ . Intervet, And in the terms that same pay $\mathcal{L}_{-}^{\rm cov}$ the term $t_{}^{\rm cov}$ that have interest. And in the terms the same for $\mathcal{L}_{}^{\rm cov}$ the term $t_{}^{\rm cov}$ that here interest at the rate of 10% from the date THIS GRANT is intended as a morteger to secure the symmet of the $\mathcal{L}_{-}^{\rm cov}$ the interest.	arere that at the delivery previous $\frac{3}{10}$ , $\frac{10}{10}$ , the invertal owner, of the premium above examted, deter at all incombines. Invertal data in the deliver of this interface, pay all taxes or assessments that may be brief as that it. As it times donice the life of this interface, pay all taxes or assessments that may be brief as of that it. As it times donice the buildings upon a their environ income lausion for a sub- present that if all or pay such taxes when the same beever due and pay sub- tes that if all or pay such taxes when the same beever due and payshele and to keeps said premise instruc- tors and functivery or either, and the amount so paid shall beever a part to be individually, accered by a sum of the state by the same beever the same beever due to be individually, accered by sum of the state by the same barries that the same beever the same beever that if all to pay result in the individual scores by a sub- ter and the same beever the same beever the same beever that the individual scores by the same barries that the same beever that the individual scores by a sub- ter and functivery or either, and the same beever that the same beever that the individual scores by the same barries that the same beever that the same beever that the same beever that the same barries that the same beever that that the same beever that the same barries that the individual scores by the same same same same same same same sam
Add late converses with the wall of and proved to react as here a normalized and been derived and a low of a low period. Add late of the low period peri	And the sold part $\mathcal{J}_{}$ of the first part do gg. hereby coverage tool do level of a good individual cosis of inheritance therein, free and old that they will warrant and defend the same arginst all parties reaking its is agreed between the parties herein that the part $\mathcal{J}_{}^{\rm corr}$ of the f a varies of axiant tail real exists when the same become disc and paysion that sum all by such invariance company as shall be prediced and directed is the total $\mathcal{L}_{}^{\rm corr}$ . And for the term it that sup become $\mathcal{L}_{-}^{\rm corr}$ is the start $\mathcal{L}_{}^{\rm corr}$ interval. A shall be interval of the same become $\mathcal{L}_{-}^{\rm corr}$ is the start $\mathcal{L}_{}^{\rm corr}$ is interval. A shall be the rest of the sign $\mathcal{L}_{-}^{\rm corr}$ is the start $\mathcal{L}_{-}^{\rm corr}$ is the start become interval of the $\mathcal{L}_{-}^{\rm corr}$ is interval as a more zero because the payment of the $\mathcal{L}_{-}^{\rm corr}$ is interval. A first here in the row of 100 $\mathcal{L}_{-}^{\rm corr}$ is the start of the start $\mathcal{L}_{-}^{\rm corr}$ is the start of the to the start $\mathcal{L}_{-}^{\rm corr}$ is the start of $\mathcal{L}$	arere that at the delivery prevent $abho_{\pm}ab_{\pm}ab_{\pm}bb_{\pm}ab_{\pm}ab_{\pm}bb_{\pm}c$ the hardful owner of the premius above examted, (lawful claim therea. I hardful claim the set of the
TATE OF       ZANGAS         TATE OF       ZANGAS         ass.       BE IT REMEMBERED, That on this         TATE OF       ZANGAS         ass.       BE IT REMEMBERED, That on this         SEAL)       To the adversion of the adversion	And the sold part $\geq$ - of the first part do gg. hereby overaget and a first of a good indirfault casts of inheritance therein, free and ad that they will warrant and defend the same arginst all parties making It is agreed between the parties hereto that the part $\geq$ - of the fi- remeets arginate this real states more the same become do and parginst the same default is real state should be received a same pargin- ter of 1.2. Interest. As in the event that same become do and parginst the transmission interest. As in the event that same part $\geq$ - of the fit therein parties of the same become down the part $\geq$ - of the THIS GRAFT is intered. As a number to receive the same part is the THIS GRAFT is intered as a number to retrieve worker the fits the data THIS GRAFT is intered as a number to the part $\geq$ - of the second part received as $= 0.000$ . Carron workers we can be able to be same = 0.000. The terms of $= 0.000$ . Carron white Akigeties $=$ for the ab $= 0.000$ .	arree that at the delivery prevent $Sitch \_ S$ the hard owner — of the premies above granted, discr of all incombance — investigation of the inferiore, pay all taxes or assessments that may be local and that like all time deriver be Wellings upon sail real state insured azimut for and tormake in and that like all time deriver be Wellings upon sail real state insured azimut for and tormake and that like approximation of the second part, the law of the second part to the part half full pay such taxe when the same beened due and paralle all to keep all preventions. In the part of the second part, the taxe more the and paralle all to keep all prevents in the full prevent state of the full prevent state full prevents are all distributions and the same beened of the prevent state full prevent state in the same beened that it is a state of the indefectores, second by sum of <u>the second prevent state when the same beened are all to keep all prevents in the full prevent state in the preven</u>
<pre>We determine and the second is the provides derived, or set, or set there f, in the many precised with a set of all moves which is the set of the second set of all moves which is the set of the</pre>	And the sold part $\geq$ - of the first part do gg. hereby overaget and a first of a good indirfault casts of inheritance therein, free and ad that they will warrant and defend the same arginst all parties making It is agreed between the parties hereto that the part $\geq$ - of the fi- remeets arginate this real states more the same become do and parginst the same default is real state should be received a same pargin- ter of 1.2. Interest. As in the event that same become do and parginst the transmission interest. As in the event that same part $\geq$ - of the fit therein parties of the same become down the part $\geq$ - of the THIS GRAFT is intered. As a number to receive the same part is the THIS GRAFT is intered as a number to retrieve worker the fits the data THIS GRAFT is intered as a number to the part $\geq$ - of the second part received as $= 0.000$ . Carron workers we can be able to be same = 0.000. The terms of $= 0.000$ . Carron white Akigeties $=$ for the ab $= 0.000$ .	arree that at the delivery prevent $Sitch \_ S$ the hard owner — of the premies above granted, discr of all incombance — investigation of the inferiore, pay all taxes or assessments that may be local and that like all time deriver be Wellings upon sail real state insured azimut for and tormake in and that like all time deriver be Wellings upon sail real state insured azimut for and tormake and that like approximation of the second part, the law of the second part to the part half full pay such taxe when the same beened due and paralle all to keep all preventions. In the part of the second part, the taxe more the and paralle all to keep all prevents in the full prevent state of the full prevent state full prevents are all distributions and the same beened of the prevent state full prevent state in the same beened that it is a state of the indefectores, second by sum of <u>the second prevent state when the same beened are all to keep all prevents in the full prevent state in the preven</u>
TATE OF       ZANGAS         TATE OF       ZANGAS         ass.       BE IT REMEMBERED, That on this         TATE OF       ZANGAS         ass.       BE IT REMEMBERED, That on this         SEAL)       To the adversion of the adversion	And the sold part $\geq$ - of the first part do gg. hereby overaget and a first of a good indirfault casts of inheritance therein, free and ad that they will warrant and defend the same arginst all parties making It is agreed between the parties hereto that the part $\geq$ - of the fi- remeets arginate this real states more the same become do and parginst the same default is real state should be received a same pargin- ter of 1.2. Interest. As in the event that same become do and parginst the transmission interest. As in the event that same part $\geq$ - of the fit therein parties of the same become down the part $\geq$ - of the THIS GRAFT is intered. As a number to receive the same part is the THIS GRAFT is intered as a number to retrieve worker the fits the data THIS GRAFT is intered as a number to the part $\geq$ - of the second part received as $= 0.000$ . Carron workers we can be able to be same = 0.000. The terms of $= 0.000$ . Carron white Akigeties $=$ for the ab $= 0.000$ .	arree that at the delivery prevent $Sitch \_ S$ the hard owner — of the premies above granted, discr of all incombance — investigation of the inferiore, pay all taxes or assessments that may be local and that like all time deriver be Wellings upon sail real state insured azimut for and tormake in and that like all time deriver be Wellings upon sail real state insured azimut for and tormake and that like approximation of the second part, the law of the second part to the part half full pay such taxe when the same beened due and paralle all to keep all preventions. In the part of the second part, the taxe more the and paralle all to keep all prevents in the full prevent state of the full prevent state full prevents are all distributions and the same beened of the prevent state full prevent state in the same beened that it is a state of the indefectores, second by sum of <u>the second prevent state when the same beened are all to keep all prevents in the full prevent state in the preven</u>
The facework is the second with the factor and provides of this factor well each and merit should be adding to the factor and provide so of this factor well each and each	And the sold pert $\mathcal{L}_{}$ of the first part do gg. hereby coverage tand is even of a gg and individual cosise of inheritance therein, free and bel that they will warrant and defend the same arginst all parties making is that they will warrant and defend the same arginst all parties making is the arreed argin tail real states when the same become dis and paysion and by such interacts can in the the same become due and paysion that the state of the interest. And in the tree section of an edge paysion the state of the interest. And in the tree section of the state paysion is indenicer, and that like reinters is the tree of 10% from the due to interest of the interest. And in the state become interpret pay and it is indenicer, and that like reinters is the tree of 10% from the due to its indenicer, and that like reinters is the tree of 10% from the due that indenicer, and that like reinters is the tree of 10% from the due that the interest of the state of the state is the tree of 10% from the due that the interest of the state paysion is the state of 10% from the due that the interest of the state paysion is the state of 10% from the due that the interest of the state paysion is the paysion of the state second pays is a state of the state of the state is a state of the state second pays is a state of the state of the state is a state of the state second pays and pays the state of the state is a state of the state second pays is a special due to the state of the build in the state second pays is the state second and real state second pays is the state second pays is a special due to the pays is a state second pays is the state second pays is a special due to the pays is a state second pays is the state second pays is a special due to the build the second pays is a special due to the state second pays is the state second pays is a special due to the state second maximum and the state second pays is a special due to the state second maximum and the state second maximum anon state second p	arere that at the delivery hereof $3\ln(16)$ the hards owner is the premises above examted, it lards of all incrubence is a second secon
Hilda Zillnor       (SEAL)         (SEAL)       (SEAL)	And the sold pert $\mathcal{L}_{}$ of the first part do gg. hereby overant and do senied of a good individual cosis of inheritance therein, free and old that they will warrant and defend the same arainst all parties making its interaction of the parties herein that the part $\mathcal{L}_{}$ of the first reasonal animal its real states when the same become disc and paysion that and by such interactions company as shall be specified and directed its there is a state of the interest. And in the terms the such pay $\mathcal{L}_{}$ of the first the inference and the interest. And in the terms the such pay $\mathcal{L}_{}$ of the term $\mathcal{L}_{}$ interest. And in the terms that such pays in the inference and the interest. And in the term that such pays the interest is inference, and shall be reinference at the ray of 100 from the doing the inference and that like reinference in the such pays that in inference and the interest of the such pays that in the inference and the such part $\mathcal{L}_{}$ of the second pays to get a state of the interm and paysible to the part $\mathcal{L}_{}$ of the second pay is a state there of a such collision in the such paysion in the state of the it lepst une approached herein, or inference thereas, or inference thereas, or inference thereas, or and a state there of a such block and a payshow at the extent of the second pays to get it lepst une approached hereas, or inference thereas, o	arere that at the delivery breed. $3h0_{10}$ the harful owner of the premies above examted, lease of all incumbrance
Hilda Zillnor       (SEAL)         (SEAL)       (SEAL)	And the sold pert $\mathcal{L}_{}$ of the first part do gg. hereby overant and do senied of a good individual cosis of inheritance therein, free and old that they will warrant and defend the same arainst all parties making its interaction of the parties herein that the part $\mathcal{L}_{}$ of the first reasonal animal its real states when the same become disc and paysion that and by such interactions company as shall be specified and directed its there is a state of the interest. And in the terms the such pay $\mathcal{L}_{}$ of the first the inference and the interest. And in the terms the such pay $\mathcal{L}_{}$ of the term $\mathcal{L}_{}$ interest. And in the terms that such pays in the inference and the interest. And in the term that such pays the interest is inference, and shall be reinference at the ray of 100 from the doing the inference and that like reinference in the such pays that in inference and the interest of the such pays that in the inference and the such part $\mathcal{L}_{}$ of the second pays to get a state of the interm and paysible to the part $\mathcal{L}_{}$ of the second pay is a state there of a such collision in the such paysion in the state of the it lepst une approached herein, or inference thereas, or inference thereas, or inference thereas, or and a state there of a such block and a payshow at the extent of the second pays to get it lepst une approached hereas, or inference thereas, o	arere that at the delivery breed. $3h0_{10}$ the harful owner of the premies above examted, lease of all incumbrance
(SEAL) (S	And the sold pert 2 — of the first part do g3 — koreby overant and a fixed of a good indefaulties on the other therein, free and all other they will surmant and defend the same azainst all parties reaking H is parted and indefaulties the same known being and parties where a surface of the parties herein that and parties reaking the same days and interest has in the same known do and paysion and the they will surman company as hall be specified and directed by the same days and interest. And in the versit that all parties reaking the same days and interest. And in the versit that all parties reaking the interest of the same company as hall be specified and directed by the interest of the same days and the same known of the payment of the THIS GRANT is instead as a metric pay of the same as pay will be the interest of the interest on an interest on severe the same pay will be the interest of the same days and the same known of the pays the same of many advanced by the same part 2 of the second pay at the pay of the first pay and the pay is a same as marked in the Add bla comparest whill find he pay the same as marked in the Add bla comparest whill find he pay the same as marked in the Add bla comparest whill find he pay the same as marked in the Add bla comparest whill be shown meaning in approximation of the hald at and breads a realised of the shown meaning in approximation of the hald the same of many and emand, to the same same the mark as there it allowed the shown and the only the same same same same the hald it reals and be account there is the same same the same same same reals and be account there is a same same same same same same same s	arere that at the delivery breed. $3h0_{10}$ the harful owner of the premies above examted, lease of all incumbrance
(SEAL) (SEAL) (SEAL) (SEAL) TATE OF	And the sold part $\sum_{i=1}^{N}$ of the first part do gg. harder overalls and a first of a noop and individuals ends of nitrotane therein, free and all that they will warrant and defend the same azainst all parties reaking it is arread their the parties herein that all parties reaking it is arread their the parties herein that all parties reaking it is arread their the parties herein that all parties reaking it is arread their the parties herein that all parties reaking it is arread their the parties herein that all parties reaking it is arread their the parties herein that all parties reaking it is a start in the parties of the parties herein that all parties is a start in the parties of the parties herein that all parties the parties of the internet of the parties of the parties herein that all part is and the Third GRAFT is intered as an interaction to ensure the parties of the Third GRAFT is intered as an interaction to ensure the parties of the the internet of	arree that at the delivery prevent _ 21:0 _ 12
TATE OF       YANGAS         Sounty cf       DOUGIAS         BE IT REMEMBERED, That on this _30th_ day ofKarchA. D. 19_44, before me, a	And the sold part $\sum_{i=1}^{N}$ of the first part do gg. harder overalls and a first of a noop and individuals ends of nitrotane therein, free and all that they will warrant and defend the same azainst all parties reaking it is arread their the parties herein that all parties reaking it is arread their the parties herein that all parties reaking it is arread their the parties herein that all parties reaking it is arread their the parties herein that all parties reaking it is arread their the parties herein that all parties reaking it is arread their the parties herein that all parties reaking it is a start in the parties of the parties herein that all parties is a start in the parties of the parties herein that all parties the parties of the internet of the parties of the parties herein that all part is and the Third GRAFT is intered as an interaction to ensure the parties of the Third GRAFT is intered as an interaction to ensure the parties of the the internet of	arere that at the delivery prevent _ Sh0_1S
TATE OP       KANGAS         Journy cf       DOUGLAS         BE IT REMEMBERED, That on this       20th_day of         Kotary Public       in the aforesaid County and State, came         Hilds Zillnor       Hilds Zillnor         (SEAL)       to me personally known to be the same person       who executed of the same         NUTNESS WHEREOF, I have hereunto subscribed my rame, and affixed my official seal on the day and year last above written.       1947         My commission expires on the       25th_day of_April       1947	And the wild pert 2 - of the first part is g_3. hereby overage test is set of a good individually emission of instrument therein, free and ind that they will warrant and defend the same azainst all parties reaking its for they will warrant and defend the same azainst all parties reaking its provide the set of the same is a set of the same is a barrant all years instruments on the same is set of a set of the fit is stored arised the set of the same is set of the same is a set of the set of the set of the same is a set of the set of the is stored arised the set of the same is set of the set of the is stored arised the set of the same is set of the set of the instrument, and that its parties of the second part may pay all the instrument, and stall barry set. If the second part may pay all the inference, and stall barry first of the second part may pay all the inference is and stall barry set. If the second part is part in the second part of the second part is part of the second part is second part of the second part is second part is a second part of the second part is second part is a second part of the second part of the parties of the second part of the second part of the part is a second part of the barries of the second part of the part is barries to be second part of the second part of the part is a second part of the barries of the second part of the part is a second part of the barries of the second part of the part is a second part of the barries of the second part of the part is a second part of the barries of the second part of the part of the part is a second part of the barries of the second part of the second part of the barries of the barries of the second part of the second part of the barries of the barries of the second part of the second part of the second part of the barries of the second part of the second part of the second part of the barries of the second part of the second part of the second part of the barries of the second barries of the second part of the second part of the barries of t	arree that at the delivery preved
ounty cfDUGLAS	And the sold part $\sum_{i=1}^{N}$ of the first part do gg. harder overalls and a first of a noop and individuals ends of nitrotane therein, free and all that they will warrant and defend the same azainst all parties reaking it is arread their the parties herein that all parties reaking it is arread their the parties herein that all parties reaking it is arread their the parties herein that all parties reaking it is arread their the parties herein that all parties reaking it is arread their the parties herein that all parties reaking it is arread their the parties herein that all parties reaking it is a start in the parties of the parties herein that all parties is a start in the parties of the parties herein that all parties the parties of the internet of the parties of the parties herein that all part is and the Third GRAFT is intered as an interaction to ensure the parties of the Third GRAFT is intered as an interaction to ensure the parties of the the internet of	arree that at the delivery preved
(SEAL) BE IT REMEMBERED, That on this 30th day of <u>Karch</u> A. D. 19 44, before me, a <u>Hilda Zillnar</u> (SEAL) to me personally known to be the same person, who executed the foregoing instrument and duly acknowledged the execution of the same. IN WITNESS WHEREOF, I have hereunto subscribed my rame, and affixed my official seal on the day and year last aby commission expires on the 25th day of <u>April</u> 74. A. Spinal	And the sold part $\sum_{i=1}^{N}$ of the first part do gg. harder overalls and a first of a noop and individuals ends of nitrotane therein, free and all that they will warrant and defend the same azainst all parties reaking it is arread their the parties herein that all parties reaking it is arread their the parties herein that all parties reaking it is arread their the parties herein that all parties reaking it is arread their the parties herein that all parties reaking it is arread their the parties herein that all parties reaking it is arread their the parties herein that all parties reaking it is a start in the parties of the parties herein that all parties is a start in the parties of the parties herein that all parties the parties of the internet of the parties of the parties herein that all part is and the Third GRAFT is intered as an interaction to ensure the parties of the Third GRAFT is intered as an interaction to ensure the parties of the the internet of	arree that at the delivery hered
	And the wild part $\sum_{i=1}^{N}$ of the first part is g_i hereby coverage tend index of the scale of index tends the tends of the same arguint set of the first part is parties reaching. It is attracted administrative the parties herein that the part $\sum_{i=1}^{N}$ of the first end of the same decome therein, free and the same decome due and parties the same decome due and part is the same due to the same decome due and part is the same due to the same decome due and part is the same due to the same decome due to the same d	arree that at the delivery hered
(SEAL) Hilda Zillnor to me personally known to be the same person who executed the foregoing instrument and duly acknowledged the execution of the same person who executed the foregoing instrument and duly acknowledged the execution of the same person who executed the foregoing instrument and duly acknowledged the execution of the same person who executed the foregoing instrument and duly acknowledged the execution of the same person who executed the foregoing instrument and duly acknowledged the execution of the same person who executed the foregoing instrument and duly acknowledged the execution of the same person who executed the foregoing instrument and duly acknowledged the execution of the same person who executed the foregoing instrument and duly acknowledged the execution of the same person who executed the foregoing instrument and duly acknowledged the execution of the same person who executed the foregoing instrument and duly acknowledged the execution of the same person of the same	And the wild part 2 - of the first part is g to g to refer overant and indered a q_ and indereduely ensite of intertainet berein, free and indereduely and indereduely ensite of intertainet berein, free and the tot they will warrant and defend the same examinet berein, free and the strength between the parties hereto that the part 2 - of the fit is an enset warrant will real state shown the same become disc and parties the strength strength is rest. 2 - of the second part part 2 - of the fit is transfer affinite free that the parties here the state parties of the strength the strength is intered. As in the same become due and parties the fit is intered. As in the strength enset 2 - of the fit is the strength is intered as a measure or out of the strength part THIS GRANT is intered. As in the strength enset 2 - of the strength part is the strength of the strength of the part 2 - of the strength part is the strength of the strength of the part 2 - of the strength part is the strength of the strength of the part 2 - of the strength part to part is and the strength of the strength of the part 2 - of the strength part to part is and the strength of the strength of the part 2 - of the strength part to part is and become the strength of the part 2 - of the interest part to part is at there of a strength of the strength of the strength part 1 - of the part is remained the strength of the strength of the strength part a strength of the strength strength of the strength of the strength of the strength of the basis of remain the strength of the strength of the strength or the strength of the part and become the strength of the strength of the strength of the strength of the strength of the strength of the strength or the strength of the strengt of the strengt of the strength of	arree that at the delivery hered
(SEAL) to me personally known to be the same person	And the wild part $\sum_{i=1}^{N}$ of the first part is g_i hereby overage test is effect a g_i hereby overage tests of intertune therein, free and indicative insist of intertune therein, free and indicative into its asso become the analysis of the first parts is berefore the parties between the parts between the same second part is and the part of the first part of	arere that at the delivery hered
execution of the same. IN WITNESS WHEREOF, I have hereunto subscribed my rame, and affixed my official seal on the day and year last above written. My commission expires on the <u>25th</u> day of <u>April</u> <u>1947</u> . 	And the sold part of the first part is g hereby overaget and alreaded a good in Indexinity ensite of internate metric, free and an indexinity ensite of internate metric, free and the same ensute that red sets we the parties herein that the part of the first reasonal and that its red sets we have an and that its red sets we have an analyzed in the same learner of the set of the	arree that at the delivery hered
My commission expires on the 2001 day of April 1947.	And the soil part Z = of the first part is g_z, hereby overaget and index tables sails of index tables therein of the g_z = of the first part is precise of the table of tables of the table of tables	arere that at the delivery hered
W. A. Solaal	And the wild part $\sum_{i=1}^{N}$ of the first part is g_i hereby overant and index of the same arginst meric, for a sub of the they will warrant and defend the same arginst meric, for an and it is a same barrant will real state the parties between the same barrant will real state where the same barrant will be realized by the same state of the same barrant will be realized by the same state of the same barrant where the same barrant will be realized by the same state of the same state of the same barrant where the same barrant where the same barrant will be realized by the same state of the sam	arere that at the delivery hered
". A. Soinal Notary Public.	And the said part $\sum_{i=1}^{N}$ of the first part do gg. hereby overant and a level of a scale level of the gg. Level parties before the parties better that the part $\sum_{i=1}^{N}$ of the first part of the the parties better that the part $\sum_{i=1}^{N}$ of the first parties better that the part $\sum_{i=1}^{N}$ of the first part is better that the part $\sum_{i=1}^{N}$ of the first parties better that the part $\sum_{i=1}^{N}$ of the first parties better that the part $\sum_{i=1}^{N}$ of the first part is better that the part $\sum_{i=1}^{N}$ of the first part is better that the part $\sum_{i=1}^{N}$ of the first part is better that part $\sum_{i=1}^{N}$ of the first part is better that the part $\sum_{i=1}^{N}$ of the first part is better that part $\sum_{i=1}^{N}$ of the first part is better that the part is better that the part is part to part the part of the part of the part of the part part of part of part of the part of the part of the part of part of part of the part of part of part of part of part of part of the part of	arere that at the delivery breed
	And the sold pert 2 - of the first part is GG. harder overage test of a first of a GG. And the solution of the solution berein, first of an of the solution of the solution berein. It is a set of the first of the solution o	arere that at the delivery hered

0

0

 $\left[ \right]$ 

0

.

.

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 Deeds to enter the discharge of this mortgage of record. Dated this Deeds to enter the discharge of this mortgage of record. Dated this Deeds to enter the discharge of this mortgage of record. Dated this Deeds to enter the discharge of this mortgage, do hereby acknowledge the full payment of the debt secured thereby, and authorize the Register Deeds to enter the discharge of this mortgage of record. Dated this Deeds to enter the discharge of this mortgage. Dated this Deeds to enter the discharge of this mortgage. Deeds the debt secured thereby, and authorize the Register Deeds to enter the discharge of this mortgage. Date of the debt secured thereby, and authorize the Register Deeds to enter the discharge of this mortgage. Deeds the debt secured thereby, and authorize the Register Deeds to enter the discharge of this mortgage. Deeds the debt secured thereby, and authorize the Register Deeds to enter the discharge of this mortgage. Deeds the debt secured thereby, and authorize the Register Deeds to enter the discharge of this mortgage. Deeds the debt secured thereby, and authorize the Register Deeds to enter the discharge of this mortgage. Deeds the debt secured thereby action to the debt secur 565