	FROM	STATE OF KANSAS, DOUGLAS COUNTY, 85.
R. B. Farner,	a widower	This instrument was filed for record on the <u>15</u> - <u>November</u> A. p. 1945, at <u>10:05</u> o'clock
	то	Harold a Beck
The First Lati	lonal Bank Lawrence, Ks.	By Deputy.
THIS INDENTU	RE, Made this <u>fifteentday of</u> Nover- V-Cive between E. E. F.	her, in the year of our Lord, one thousan a widework
	C Detween At a constant	
of of the first	in the County of Louglas t part, and The First National Be	
WITNESSETH, 7	That the said party of the first part, in co	part
One thousand which is hereby acknow the following describe	tra hundred and no/100 (\$15:0.00) wiedged, hasold, and by this indenture do. d real estate situated and being in the County o	DOLLARS, to himduly paid, the re Grant, Bargain, Sell and Mortgage to the said partof the secon of Douglas and State of Kansas, to-wit:
	The East one-half $(E_2^1)$ of the	s Southwest one-quarter (577;)
	Section 27, Fownship 14 South	of Eange 19 East of the 6th
	Frincipal Meridian.	
		an a
and seized of a good and in and that they will warrant		f all incumbrance
and seized of a good and in and that they will warrant It is agreed between th or assessed against said real such sum and by such insurz extent of <u>1+c</u> _interest	—of the first part do_ $3S_{-}$ hereby covenant and agree to and calculate of inheritance therein, free and clear of and defend the same against all parties making lawful d he parties hereto that the part— $3S_{-}$ of the first part a l state when the same becomes due and payable, and that ance company as aball be specified and directed by the part $\lambda$ . And in the current that and part— $3S_{-}$ of the first part a	at at the delivery bereof $\frac{10}{10}$ $\frac{12}{10}$ the lawful owner of the premises shore all incombrance bin thereto. And at all times during the life of this indenture, pay all taxes or assessments that may be $\frac{100}{10}$ $\frac{111}{10}$ keep the buildings upon asid real catter insured against fire and tor $-\frac{1}{10}$ of the second part, the loss, if any, made payable to the part. $\frac{1}{2}$ of the second part of fasting particular the same become does and payable and to keep and premises
and seized of a good and in and that they will warrant It is agreed between th or assessed against said real such sum and by such insurs extent of	—of the first part do $\frac{1}{\sqrt{2}}$ . hereby covenant and agree the indefeasible estate of inheritance therein, free and clear of and defend the same against all parties making lawful the parties hereto that the part $\frac{1}{\sqrt{2}}$ of the first part s is state when the same becomes due and payable, and that nace company as hall be specified and directed by the part st. And in the event that aid part $\frac{1}{\sqrt{2}}$ of the first part s to part $\frac{1}{\sqrt{2}}$ of the scond part may pay aid taxs and part inter as the state of 10% from the date of payment inted as a mortage to secure the payment of the sum of $-$	hat at the delivery hereof $\frac{10}{10}$ $\frac{12}{10}$ the lawful owner of the premises above i all intermbrance i all intermbrance intermediate the life of this indenture, pay all taxes or assessments that may be $\frac{10}{10}$ will inter during the life of this indenture, pay all taxes or assessments that may be $\frac{10}{10}$ will inter during the life of this indenture, pay all taxes or assessments that may be $\frac{10}{10}$ will inter during the life of this indenture, pay all taxes or assessments that may be $\frac{10}{10}$ will inter during the life of this indenture, pay all taxes or assessments that may be $\frac{10}{10}$ will intermediate the life of this indenture, pay all taxes or assessments that may be $\frac{10}{10}$ will be accound pay the life of the
and seized of a good and in and that they will warrant it is agreed between th or assested against said real such sum and by such insurz extent of <u>it</u> in the intervention of the same this indenture, and shall be THIS GRANT is inter Other thousand two	—of the first part do $-\frac{3}{2}$ . hereby covenant and agree the indefeasible estate of inheritance therein, free and clear of and defend the same against all parties making lawful do the parties hereto that the part $\frac{3}{2}$ of the first part s is cattee when the same becomes due and payable, and that nace company as hall be specified and directed by the part st. And in the event that aid part $\frac{3}{2}$ of the first part s due to the second part may pay and taxs and are interest at the rate of 10% from the date of payment of here of nnd n2/100	at at the delivery hereof $\frac{10}{10}$ $\frac{10}{10}$ the lawful owner of the premises above i all intembrance Lim therets. half at all time during the life of this indenture, pay all taxes or assessments that may be $\frac{10}{10}$ $\frac{11}{11}$ keep the buildings upon asid real estate insured against fire and tor $\frac{10}{10}$ or the second part, the loss if any, made payable to the part. $\frac{1}{10}$ of the second pay all fail to pay such taxes when the same become doe and payable and to keep asid premises insurance, or either, and the amount so paid shall cebome a part of the indebtedness, second t until fully repaid.
and seized of a good and in and that they will warrant It is agreed between th or assessed against said real such sum and by such insurs as herein provided, hen the this indenture, and shall be THIS GRANT is inter- tion of the terms of according to the terms of and bytoterms mu	—of the first part do $-S_{-}$ hereby covenant and agree the indefeasible estate of inheritance therein, free and clear of and defend the same against all parties making barful the parties hereto that the part $-Y_{-}$ of the first part is an accompany as hall be specified and directed by the part ance company as hall be specified and directed by the part ance company as hall be specified and directed by the part and the seriest part may pay said tass and are interest at the rate of 10% from the date of payment the data is more the start pay the payment of the same of <u>hundred as a more to 10% from the date of payment</u> <u>hundred as a more to 10% from the date of payment</u> <u>hundred net at 20/1200</u>	at at the delivery bereet $\frac{10}{10}$ $\frac{12}{10}$ the lawful owner of the premises above i all intermbrance i all intermbrance intermotion in the life of this indenture, pay all taxes or assessments that may be into mill there is a second pay in the life of this indenture, pay all taxes or assessments that may be into mill there is a second pay in the life of this indenture, pay all taxes or assessments that may be into mill there is a second pay in the life of this indenture, pay all taxes or assessments that may be into mill taxes or assessments that may be and the second pay all fail to pay such taxes when the same become due and payable and to keep asid premises i until fully repaid. of asid sum of money, executed on the lifth day of light and allo to genue the of asid sum of money, executed on the lifth day of light and allo to genue the of asid sum of money.
and seized of a good and it and that they will warrant It is argued between the or assessed against said real such sum and by such insur- such sum and by such insur- tion and the such insur- tion of the such as a such THIS GRANT is inter- THIS GRANT is inter- tion of the terms of the terms of according to the terms of and by its terms and or yours of the iters and by its or any portion be- side pirt. We are never ports and the terms of the iter to a provided her immediatory matter and bec-		at at the delivery beread <u>is is in the lawful owner</u> of the premises above a li incumbrance <u>here is in the lawful owner</u> of the premises above <u>ball</u> at all times during the life of this indenture, pay all taxes or assessments that may be <u>ball</u> at all times during the life of this indenture, pay all taxes or assessments that may be <u>ball</u> at all times during the buildings upon asid real entite from a second part. <u>ball</u> to the second part, the loss, if any, made payable to the part. <u>U</u> of the second part in the pay such taxes when the assess become due and payable and to keep asid premisers in the pay such taxes when the assess become due and payable and to keep asid premisers in the fail prepaid. POO of said sum of money, executed on the <u>lith</u> day of <u>lityromines</u> . It interest accruing thereon, according to the remain of a sid, ablication and also to grant a main the atting thereon according to the terms of a sid, ablication and also to grant a main taxe at the atting thereon according to the terms of the induced the terms of the terms
and seized of a good and it and that they will warrant it is arread between the or assessed against said real such sum and by such innur- extent of $\frac{1+r}{r}$ , interest and sindmuter, and ball be THIS GRANT is interest according to the terms of and by $\frac{1+r}{r}$ of the Site", according to the terms of and by $\frac{1+r}{r}$ of the Site", and by $\frac{1+r}{r}$ of the Site", and this convergation of point of the Site", and this context of the Site" of the site" of the Site" of the site" and the converges at a provided here abalate and t immediately matter and become terms and benefits accruing it to retain the amount them to		at at the delivery bereet $\frac{10}{10}$ $\frac{12}{10}$ the lawful owner of the premises above i all intermbrance i all intermbrance intermotion in the life of this indenture, pay all taxes or assessments that may be into mill there is a second pay in the life of this indenture, pay all taxes or assessments that may be into mill there is a second pay in the life of this indenture, pay all taxes or assessments that may be into mill there is a second pay in the life of this indenture, pay all taxes or assessments that may be into mill taxes or assessments that may be and the second pay all fail to pay such taxes when the same become due and payable and to keep asid premises i until fully repaid. of asid sum of money, executed on the lifth day of light and allo to genue the of asid sum of money, executed on the lifth day of light and allo to genue the of asid sum of money.
and seized of a good and in and that they will warrant It is argreed between th or assessed against said real such awm and by such inner- such awm and by such inner- such argreed by such inner- and by <u>the said seizer</u> and by <u>the trans of</u> and by <u>the trans of</u> part thereof or any policial in return a provided her immediately mature and beec rents and benefits accruing the making such avered by the pain and inner the and be obligation	—of the first part do— $3.5$ —hereby covenant and agree to defeasible extra of inheritance therein, free and clear of and defend the same against all parties making lawful c the parties hereto that the part— $3.5$ of the first part a lawful c state when the same becomes due and payable, and that ance company as shall be specified and directed by the part t. And in the event that aid part — $3.5$ of the first part a sin interest at the same becomes due and payable, and that are company as shall be specified and directed by the part are interest at the state of 10.5 from the date of payment index as mortized to the part — $3.5$ of the form the rate of payment and payable to the part $3.5$ of the second part to pay for any are first flat if the part. $3.5$ of the second part, with a by the gaid part $3.5$ of the second part to pay for any are first flat flot pay the same as provided in this indexture. The state sum retain a unsuch, and the of the second part is of the part $3.5$ of the second part to pay for any are first flat flot pay the same as provided in this indexture. The state sum retain a unsuch, and the of the therefore into a texposition of the single payment is the date therefore into a texposition of the same date of the state the part into the payment of mode as the pay and a the third therefore and the rate is an extended and parties and all the imp thereforem ind to set! the premises hereby granted, or it has the costs a d, to the fors part here are and provisions of this indecourses and pay the first parts. The part is and provisions of this indecourses d, to the fors parts. The same sum pay and payment is provided to the costs a d, to the fors parts. The same sum pay and pay	at at the delivery beread <u>10 12</u> the lawful owner of the premises shore all incombrance <u>10 12</u> the lawful owner of the premises shore <u>10 how 111</u> there the buildings upon said real estate insured against fore and to <u>10 million</u> there the buildings upon said real estate insured against fore and to <u>10 million</u> the second part, the loss, if any, made payable to the part <u>10 million</u> of the second part insurance, or either, and the asson become des and payable and to keep again insurance, or either, and the asson become des and payable and to keep again insurance, or either, and the asson become des and payable and to keep again of said sum of money, executed on the <u>15th</u> day of <u>1000000000000000000000000000000000000</u>
and seized of a good and it and that they will warrant It is argred between th or assessed against said real such sum and by such insur- enting to the such insur- sure to the second by such insur- ting the second second by the THIS GRANT is inten- and by the terms of a seconding to the terms of a second second second by A and the terms of a second second second by a second second second by a second second second by a second second second second and the terms of a second second second second and the terms of a second second second second and the terms of a second second second second and there to a second second to retain the smouth then the maximum second second second and inner to, and be oblight IN WINNESS WH	of the first part do $2S$ . hereby covenant and agree the ndefeasible estate of inheritance therein, free and clear of and defend the parts and parties making barful of the parties hereto that the part $2M$ of the first part is the tastic when the same becomes due and paybile, and that ance company as shall be specified and directed by the part th. And in the event that and part $2M$ of the first part is the part $2M$ of the scend part may pay said these and M of the same becomes due and paybile these and M of the first part is M of the first part is and part $2M$ of the first part is M of the scend part may pay said these and M of the scend part may pay said these and M of the first part is M over the part $2M$ of the scend part to pay for any ard skill full to pay the same as provided in this inderuter. The value may first solutions on add real exists are not kept in the value some meaning unpayd, and all of the exists pay for the buildings on said real exists are not kept in the value some investing barding and the solution of the real pay for any and the real if and the solution on the solution of the solution o	at at the delivery beread <u>is is indenture</u> , pay all taxes or assessments that may the lawful owner of the premises above it all incrembrance <u>better</u> all incrembrance <u>better</u> and the lawful owner better assessments that may hand it incrembrance <u>better</u> and the lawful owner better assessments that may hand it is all times during the life of this indenture, pay all taxes or assessments that may hand better assessments that may the tax is a start when the same become due and payable to the part. <u>Joint the second part is a start when the same become due and payable and to keep and premisers</u> in the lawful owner. <u>Joint the second part is and the amount so paid shall echome a part of the indebredness, set until fully repadd. <u>DOO</u> of said sum of money, executed on the <u>lifth</u> day of <u>lifty empirer</u> to the instance, or of before work file downers. Joint will knowed be will deliver when the same before the taxes is a start of the indebredness are not pay the taxes is a start of the indebredness are the pay of the second part of the indebredness are the second part of the second part</u>
and seired of a good and it and that they will warrant It is arread between th or assessed against said real such sum and by such insur- such sum and by such insur- tion and the such insur- tion of the such insur- tion of the such as the third indenture, and shall be THIS GRANT is inter- ment of the such as the the such as the sum of the such as the sum of the size of the such as provided her as provided her as the marking such as provided her as the sum of the size of the marking such as the sum of the to retain the amount then ut marking such as on the sum of the	—of the first part do— $3.5$ —hereby covenant and agree to defeasible extra of inheritance therein, free and clear of and defend the same against all parties making lawful c the parties hereto that the part— $3.5$ of the first part a lawful c state when the same becomes due and payable, and that ance company as shall be specified and directed by the part t. And in the event that aid part — $3.5$ of the first part a sin interest at the same becomes due and payable, and that are company as shall be specified and directed by the part are interest at the state of 10.5 from the date of payment index as mortized to the part — $3.5$ of the form the rate of payment and payable to the part $3.5$ of the second part to pay for any are first flat if the part. $3.5$ of the second part, with a by the gaid part $3.5$ of the second part to pay for any are first flat flot pay the same as provided in this indexture. The state sum retain a unsuch, and the of the second part is of the part $3.5$ of the second part to pay for any are first flat flot pay the same as provided in this indexture. The state sum retain a unsuch, and the of the therefore into a texposition of the single payment is the date therefore into a texposition of the same date of the state the part into the payment of mode as the pay and a the third therefore and the rate is an extended and parties and all the imp thereforem ind to set! the premises hereby granted, or it has the costs a d, to the fors part here are and provisions of this indecourses and pay the first parts. The part is and provisions of this indecourses d, to the fors parts. The same sum pay and payment is provided to the costs a d, to the fors parts. The same sum pay and pay	at at the delivery bereed 10 12 the lawful owner of the premises shore at linear the delivery bereed 10 12 the lawful owner of the premises shore this in thereto. hall at all times during the life of this indenture, pay all taxes or assessments that may be hall at all times during the life of this indenture, pay all taxes or assessments that may be hall at all times during the life of this indenture, pay all taxes or assessments that may be hall at all times during the life of this indenture, pay all taxes or assessments that may be hall at all times that taxe when the basiss become dec and payshe and to keep all premises insurance, or either, and the amount so paid aball echome a part of the indebtedness, see insurance, or either, and the amount so paid aball echome a part of the indebtedness, see insurance, or either, and the amount so paid aball echome a part of the indebtedness, see insurance, or either and the amount so paid aball echome a part of the indebtedness, see insurance, or either and the amount so paid aball echome a part of the indebtedness, see insurance, or either and the amount so paid aball echome a part of the indebtedness of the active intervent in the amount so paid aball echome in the abade in make the set and at a collection as they are not and any the same come index and in partice in the same and the collection in the manner prevended by and to have a receiver appointed to coll any part thereof, in the manner prevended by an and to have a receiver appointed to coll any collection thereo, and the orthogen is far where the shall be paid by the paid of charts indicet. Thereo, of the expective partice hereot. There and each and every obligation therein contained, and all benefs accruing therefore that thereof. In the manner of the reprevence partice hereot. There and each and every obligation therein contained, and all benefs accruing thereform hall commuting an insteam and uncercance of the reprevence parting hereot. The here and uncertaing the thereof is and the
and seired of a good and it and that they will warrant It is arread between th or assessed against said real such sum and by such insur- such sum and by such insur- tion and the such insur- tion of the such insur- tion of the such as the third indenture, and shall be THIS GRANT is inter- ment of the such as the the such as the sum of the such as the sum of the size of the such as provided her as provided her as the marking such as provided her as the sum of the size of the marking such as the sum of the to retain the amount then ut marking such as on the sum of the	—of the first part do— $3.5$ —hereby covenant and agree to defeasible extra of inheritance therein, free and clear of and defend the same against all parties making lawful c the parties hereto that the part— $3.5$ of the first part a lawful c state when the same becomes due and payable, and that ance company as shall be specified and directed by the part t. And in the event that aid part — $3.5$ of the first part a sin interest at the same becomes due and payable, and that are company as shall be specified and directed by the part are interest at the state of 10.5 from the date of payment index as mortized to the part — $3.5$ of the form the rate of payment and payable to the part $3.5$ of the second part to pay for any are first flat if the part. $3.5$ of the second part, with a by the gaid part $3.5$ of the second part to pay for any are first flat flot pay the same as provided in this indexture. The state sum retain a unsuch, and the of the second part is of the part $3.5$ of the second part to pay for any are first flat flot pay the same as provided in this indexture. The state sum retain a unsuch, and the of the therefore into a texposition of the single payment is the date therefore into a texposition of the same date of the state the part into the payment of mode as the pay and a the third therefore and the rate is an extended and parties and all the imp thereforem ind to set! the premises hereby granted, or it has the costs a d, to the fors part here are and provisions of this indecourses and pay the first parts. The part is and provisions of this indecourses d, to the fors parts. The same sum pay and payment is provided to the costs a d, to the fors parts. The same sum pay and pay	tat at the delivery bereed_ic_ic_ic
and seized of a good and in and that they will warrant It is agreed between th or assessed against said real such sum and by such insur- such sum and by such insur- such sum and by such insur- ting the second second second THIS GRANT is inter- and by its thread there and by its thread there and by its thread second part thread or any adding the second second second second second part thread or any adding and the second second second second and the issue adding the second and the second second second second and the second second second second and the second second second second the second second second second instant second second second second and the is second second second and the is second second second in NUTNESS WH written.	—of the first part do— $\Sigma$ . hereby covenant and agree the defeasible extrate of inheritance therein, free and clear of inheritance of inheritance therein, free and clear of the parties herein that the part	at at the delivery beread <u>is is indenture</u> , pay all taxes or assessments that may be all incombrance <u>is indenture</u> , pay all taxes or assessments that may be <u>is is is indenture</u> , pay all taxes or assessments that may be <u>is is is is indenture</u> , pay all taxes or assessments that may be <u>is is is is indenture</u> , pay all taxes or assessments that may be <u>is is is is is indenture</u> , pay all taxes or assessments that may be <u>is is i</u>
and seized of a good and if and that they will warrant It is agreed between th or assessed against said real such sum and by such insur- such sum and by such insur- such sum and by such insur- ting the second second second THIS GRANT is inter- and by its trens and or, puga of more advanced and by its trens and or, puga of more advanced be and the trens of the first And this second second second and part thereof or any advanced be and the trens of the second of the second second second and be real before abolate, and the instant second second be shown in the second be shown in the second be shown in WITNESS WH written.	—of the first part do— $3.5$ —hereby covenant and agree to defeasible extra of inheritance therein, free and clear of and defend the same against all parties making lawful c the parties hereto that the part— $3.5$ of the first part a lawful c state when the same becomes due and payable, and that ance company as shall be specified and directed by the part t. And in the event that aid part — $3.5$ of the first part a sin interest at the same becomes due and payable, and that are company as shall be specified and directed by the part are interest at the state of 10.5 from the date of payment index as mortized to the part — $3.5$ of the form the rate of payment and payable to the part $3.5$ of the second part to pay for any are first flat if the part. $3.5$ of the second part, with a by the gaid part $3.5$ of the second part to pay for any are first flat flot pay the same as provided in this indexture. The state sum retain a unsuch, and the of the second part is of the part $3.5$ of the second part to pay for any are first flat flot pay the same as provided in this indexture. The state sum retain a unsuch, and the of the therefore into a texposition of the single payment is the date therefore into a texposition of the same date of the state the part into the payment of mode as the pay and a the third therefore and the rate is an extended and parties and all the imp thereforem ind to set! the premises hereby granted, or it has the costs a d, to the fors part here are and provisions of this indecourses and pay the first parts. The part is and provisions of this indecourses d, to the fors parts. The same sum pay and payment is provided to the costs a d, to the fors parts. The same sum pay and pay	at at the delivery beread <u>is is a second prime</u> of the premises above disim therets. half at all times during the life of this indenture, pay all taxes or assessments that may be half at all times during the life of this indenture, pay all taxes or assessments that may be half at all times during the life of this indenture, pay all taxes or assessments that may be half at all times during the life of this indenture, pay all taxes or assessments that may be half at all times during the life of this indenture, pay all taxes or assessments that may be half at all times that taxe when the basine become dec and payble on the second pay insurance, or either, and the amount so paid aball echome a part of the indebtedness, sec insurance, or either, and the amount so paid aball echome a part of the indebtedness, sec insurance, or either, and the amount so paid aball echome a part of the indebtedness, sec insurance, or either and the amount so paid aball echome a part of the indebtedness, sec insurance, or either and the advanced payble is the indebtedness of the exceed pay of the indebtedness of the exceed pays. If the indebtedness of the exceed pays of the exceed pays insurance, or either and the indebted by the and to have a receiver appointed to col and tastring thereon, in the manner prevended by the and to fall mores actual pays of the taxes in the exceed pays in thereon, in the manner prevended by the and to have exceed pays and the taxes of the exceed pays. There and each and every obligation therein contained, and all benefits accruing thereform ball in the indebted there is obligation therein contained, and all benefits accruing thereform ball is a second exceed the distributive pays of the exceed pays and by the pays is a second exceed the tavelous of the exceed the pays and to have accuing thereform bal
and sciect of a good and in and that they will warrant It is agreed between th or assessed against said real such sum and by such insur- such sum and by such insur- such sum and by such insur- ting the such as a such as a such THIS GRANT is inten- and by its thread two according to the terms of and the its such as a such as a real such as a such as a such as a and the its such as a such as a and thure to, and be oblight IN WUTNESS WH written.	—of the first part de_SL_hereby covenant and agree the defeasible exacts of inheritance therein, free and clear of the parties bereto that the part of the first part a the parties bereto that the part of the first part a the task becomes due and paybole, and that nace company as shall be specified and directed by the part. And in the event that aid part of the first part a bit is a subscription of the sum becomes due and paybole. The parties a subscription of the subscription. For the part, and the part of the second part may pay aid task and inserts at the part of the second part to pay for any subscription of the second part to pay for any subscription of the second part to pay for any subscription of the second part to pay for any subscription of the second part to pay for any subscription of the second part to pay for any subscription of the part of the second part to pay for any subscription of the subscrip	at at the delivery beread <u>is is indenture</u> , pay all taxes or assessments that may half in therets. bill is the delivery beread <u>is is indenture</u> , pay all taxes or assessments that may half all to be accord pay. According upon aid real estate insured against for and to <u>is is a second part</u> , the loss, if any, made payable to the part_ <u>y</u> of the second part is multiply repaid. Of a sid sum of money, executed on the <u>liftit</u> day of <u>lifty or <u>is is a second part</u>. DO of a sid sum of money, executed on the <u>liftit</u> day of <u>lifty or <u>is is a second part</u>. DO of a sid sum of money, executed on the <u>liftit</u> day of <u>lifty or <u>is is a second part</u>. DO of a sid sum of money, executed on the <u>liftit</u> day of <u>lifty or <u>is is a second part</u>. DO of a sid sum of money, executed on the <u>liftit</u> day of <u>lifty or <u>is is a second part</u>. DO of a sid sum of money, executed on the <u>liftit</u> day of <u>lifty or <u>is is a second part</u>. DO of a sid sum of money, executed on the <u>liftit</u> day of <u>lifty or <u>is is a second part</u>. DO of a sid sum of money, executed on the <u>liftit</u> day day and <u>liftic</u> and also the second part insurance, or other which has been been and <u>liftic</u> and the <u>liftic</u> day the <u>liftic</u> day</u></u></u></u></u></u></u>
and seized of a good and it and that they will warrant It is a spreed between th or assessed against said real work warrand by such insure extent of <u>the service</u> interest bible indenuure, and shall be bible indenuure, and shall be this indenuure, and shall be this indenuure, and shall be the service in the service of the service in the service of the and the service is a service of the manufactory matter and beck and the service is a service of the manufactory matter and beck in the service of the service of the service of the service of the manufactory matter and beck in the service of the service of the service of the service of the service of the service of the service of the service of the service of the service of the service of the service of the service of the service of the service of the service of the service of the service		ati at the delivery bereat <u>ice</u> <u>ice</u> <u>ice</u> the lawful owner of the premises shore at lineambrance <u></u>
and select of a good and in and that they will warrant it is arread between this or assessed against said real such sum and by such insur- senten of <u>the</u> interest as herein provided, here the this indenture, and shall be this indenture, and shall be the terms of the terms of and by the terms of the first and by the terms of the first and the terms of the first and the terms of the first and the terms of the terms of and the terms of the terms of the terms of the terms of the marking such should and the terms and benefits accruing to the terms of the should and and mine agreed by the term in written.		ati at the delivery bereat <u>in 12</u> the lawful owner of the premises shore all incombrance
and seized of a good and in and that they will warrant Is in agreed between thi or assessed against said real such sum and by such insur- such sum and by such insur- such sum and by such insur- ting agreement of the sum of the method of the sum of the sum of the sum of the sum of the size of and by its the sum of the size and by its the sum of the size of and the sum of the size of and the sum of the size of and the sum of the size of the sum of the size of the size of the sum of the size of and the sum of the size of and the sum of the size of the sum of the sum of the size of the size of the sum of the size of the sum of the sum of the size of the sum of the sum of the size of the size of the sum of the sum of the size of the size of the sum of the sum of the size of the size of the sum of the sum of the size of the size of the sum of the size of the size of the size of the sum of the size of the size of the size of the size of the sum of the size of the size of the size of the size of the sum of the size of th		ati at the delivery beread <u>iso</u> <u>iso</u> the lawful owner of the premises shore all incombrance <u>iso</u> at all times during the life of this indenture, pay all taxes or assessments that may b <u>iso</u> <u>iso</u> <u></u>
and select of a good and in and that they will warrant It is agreed between th or assessed against said real such sum and by such insur- entent of	<pre></pre>	Lat at the delivery berear bird in the second parameters and the barrene of the premises shore a linear the delivery berear bird in the second parameters. All the second parameters and the same become des and parable and to be parameters insurance, or either, and the same become des and parable and to be parameters. The second parameters are been been been been been been been be

4

6

I

()

 $\left[ \right]$ 

 $\prod$ 

(1)

187