574

Lat

-12-

· · · · · · · · · · · · · · · · · · ·				600-в	OK 93-	•		and the second second
MORT	GAGE-Neandard	Porm.	• • • • • •	- 3	second of the state of the	OYLES, Publisher	of Logal Blanks, Low	tence, Kanisa
TI	· · · · · · ·							
CD	18 1110	enture	. Made this	7th	<u>k</u>	day of	February	·
A. D. 19	48 , between	Bonnie E	- Pickell	and her	husben	Don C	· Pickel	r
	Lawrence	in the	County of	Douglas		and State of	Kansa	e
of the fire	t part, and The	Douglas County	the state of the s	B. C. S. W. C. S. Street, Stre	and makes a surger to be	a sub-the same production and them in	the second	
		Contraction and the			1	Contraction of the		
One	Thousand	and no/100-	h. That the sai	i part 100	of the first	part, in cor	sideration of	the sum o
A State of State of State	Constraints of the State of the State of the State	receipt of which	والمحمد المتدرك محمدتها مردان المحمد					DOLLAR gran
Annal State of States	And a state of the	e to the said party	and the second se		the second s			No.
		ty of Douglas and					that that o	- parcer -
Ťh	e East One	Third of	Lots Nos:	Eight (8	. Nine	. (9) end	Tén (ic	n
1n	Addition	No. Ten (10) in that	part of	theidt	ty of I	wrance	
		wn as North					wience,	
4				and a second		Second Second Second Second Second	en forde primerina and on the	
			. ,					
				:	the second second			
				1	5		5	
			the second s			·····	<u> </u>	
• • • •	· · · · · ·						1	
							1	
							1	-
with all th	e appurtenances	and all the estat	e, title and inte	rest of the sa	id part	les of	the first par	t-therein
	id Par	and arree that at	the deliver the	reof 1	hev are			
he premis	hereby covenant es above grante	and arree that at I, and seized of a					Contraction of the second second	and the second second
he premis ncumbran	hereby covenant es above grante ces	I, and seized of a	good and indef	easible estate	of inherit	ance therein	, free and c	lear of al
he premis ncumbran	hereby covenant es above grante ces	I, and seized of a	good and indef	easible estate	of inherit	ance therein	, free and c	lear of al
he pre:nis ncumbran his grant	hereby covenant above grante cra is intended as a cording to the to	I, and seized of a mortgage to secu erms of <u>ONE</u>	good and indef re the payment- certainD	easible estate of <u>Öne</u> T ote	of inherit	ance therein	/100	lear of al
he pre:nis ncumbran ĥis grant	hereby covenant above grante cra is intended as a cording to the to	I, and seized of a mortgage to secu	good and indef re the payment- certainD	easible estate of <u>Öne</u> T ote	of inherit	ance therein	/100	lear of al
he premis neumbran ĥis grant Dollars, ac	hereby covenant above grante cra is intended as a cording to the to	I, and seized of a mortgage to secu erms of <u>One</u> ties of the	good and indef re the payment certain <u>first pay</u>	easible estate of <u>Öne 1</u> ote	of inherit "housend _this day	ance therein Land ho executed and	1 delivered by	the said
he preinis netumbran his grant Dollars, ac o the said pecified. B hereon, ther ald party of her manner	hereby covenant es above grante- cos	I, and seized of a mortgage to secu erms of <u>One</u> <u>thes</u> of the cond part <u></u> de in such payments shall become absolute successors and said 7 and out of all the grees of making such	gool and indef re the payment- certain flrst_ner , or any part there, and the whole am moneys arising fn moneys arising fn	asible estate of <u>One</u> T ote t d, or interest th and this convey f, or interest th unit shall be correctiver, to sell	of inherit	void if such p taxes, or if th payable, and i hereby grant	, free and cl /100 l delivered by symests be made insurants is no d, or afy part for principal ar	the said
he premis neumbran his grant Dollars, ac o the said pecified. B hereon, ther aid party of a maner gether with	hereby covenant es above grante crs is intended as a coording to the t DG 1' party of the sec at if default be ma this conveyance i the second part, is the cost and cha the costs and cha	I, and seized of a mortgage to secu erms of <u>OR</u> <u>ties of the</u> ond part <u>-</u> de in such payments hall become absolute s successors and said	gool and indef re the payment- certain flrst_ner , or any part there, and the whole am moneys arising fn moneys arising fn	asible estate of <u>One</u> T ote t d, or interest th and this convey f, or interest th unit shall be correctiver, to sell	of inherit	void if such p taxes, or if th payable, and i hereby grant	, free and cl /100 l delivered by symests be made insurants is no d, or afy part for principal ar	the said
he premis neumbran his grant Dollars, ac o the said pecified. B hereon, ther aid party of a maner gether with	hereby covenant es above grante crs is intended as a coording to the t DG 1' party of the sec at if default be ma this conveyance i the second part, is the cost and cha the costs and cha	I, and seized of a mortgage to secu erms of <u>One</u> <u>thes</u> of the cond part <u></u> de in such payments shall become absolute successors and said 7 and out of all the grees of making such	gool and indef re the payment- certain flrst_ner , or any part there, and the whole am moneys arising fn moneys arising fn	asible estate of <u>One</u> T ote t d, or interest th and this convey f, or interest th unit shall be correctiver, to sell	of inherit	void if such p taxes, or if th payable, and i hereby grant	, free and cl /100 l delisered by insuranty is no t shall be law for afy part for principal as arriy-making su heirs a	the said the said the said the said there is the thereof, in dinterest, ch sale, on nd assigns.
he premis neumbran his grant Dollars, ac 5 the said S the said S the said secified. B secified. B seci	hereby covenant es above grante- ces	I, and seized of a mortgage to secu- erns of <u>OR</u> ties of the ond part de in such payments hill become absolute successors and said for all the rges of making such ties of the hereof. The said	gool and indef re the payment- certain n first ner and the whole am grait at any time to moneys arising fr moneys arising fr asle, and the over first to part 125	asible estate of <u>One</u> T ote t d, or interest th and this convey f, or interest th unit shall be correctiver, to sell	of inherit "NOUSANC this day ance shall be erron, or the me due and the premises grain the an be, shall be	ance, therein executed and executed and void if such p taxes, or if th poyable, and if hereby grant bount then due paid by the p	, free and cl /100 i delivered by pymenta be made invurant is no thor any part for principal as arry-making su beirs a	the said the said the said the said there is the thereof, in dinterest, ch sale, on nd assigns.
he premis neumbran his grant bollars, ac 5 the said 5 the said 5 the said secified. B necron, the reason, the reason, the reason the	hereby covenant es above grante- cos	I, and seized of a mortgage to secu erms of <u>OR</u> <u>tles of</u> the ood part <u></u>	gool and indef re the payment- certain n first ner and the whole am grait at any time to moneys arising fr moneys arising fr asle, and the over first to part 125	assible estate of One 7 ote t t de finitereft down shall broo receiter, to sell om such sale to us, if any ther t, their	of inherit "housanc _this day ance shall be areen, of the me due and the premise retain the an be, shall be retain the ang the president retain the angle the shall be retain the shall be retain	ance therein ance therein executive and the such p taxes, or if the prysble, and the hereby grants hereby grants hereby compared to the p	, free and c /100 i delivered by aymenta be mad t shall be tawn for any part for proceed as arry making su heirs a the ir	the said the said the said the said the said thereof, in d interest, the said on a said on nd assigns.
he premis neumbran his grant bollars, ac 5 the said 5 the said 5 the said secified. B necron, the reason, the reason, the reason the	hereby covenant es above grante- cos	I, and seized of a mortgage to secu- erns of <u>OR</u> ties of the ond part de in such payments hill become absolute successors and said for all the rges of making such ties of the hereof. The said	gool and indef re the payment- certain n first ner and the whole am grait at any time to moneys arising fr moneys arising fr asle, and the over first to part 125	assible estate of One 7 ote t t de finitereft down shall broo receiter, to sell om such sale to us, if any ther t, their	of inherit 'housanc _this day ance shall be areen, or the me due and the premise grain the an be, shall be rt ha Ve_	ance therein (80,1 ho executed and void if such p taxes, or if the payable, and i bereby grants bereby grants herebunto set therebunto set	, free and cl /100 i delivered by pymenta be made invurant is no thor any part for principal as arry-making su beirs a	the said the said the said the said thereof, in dinterest, ch saide on nd assigns
he premis neumbran his grant bollars, ac 5 the said 5 the said 5 the said secified. B necron, the reason, the reason, the reason the	hereby covenant es above grante- cos	I, and seized of a mortgage to secu erms of <u>OR</u> <u>tles of</u> the ood part <u></u>	gool and indef re the payment- certain n first ner and the whole am grait at any time to moneys arising fr moneys arising fr asle, and the over first to part 125	assible estate of One 7 ote t t de finitereft down shall broo receiter, to sell om such sale to us, if any ther t, their	of inherit 'housanc _this day ance shall be areen, or the me due and the premise grain the an be, shall be rt ha Ve_	ance therein ance therein executive and the such p taxes, or if the prysble, and the hereby grants hereby grants hereby can be the paid by the p	, free and c /100 i delivered by aymenta be mad t shall be tawn for any part for proceed as arry making su heirs a the ir	the said the said the said the said thereof, in dinterest, ch saide on nd assigns
he prenis neumbran his grant Dollars, ac S the said S the said secified. B secified. B sec	hereby covenant es above grante- cos	I, and seized of a mortgage to secu erms of <u>One</u> <u>ties of the</u> odd part <u></u> de in such payments shall become absolute shall become absolute that become absolute that become absolute the soft all the ties of the these of the herecof. The said and year first ab- red in presence of	gool and indef re the payment- certain n first ner and the whole am grait at any time to moneys arising fr moneys arising fr asle, and the over first to part 125	assible estate of One 7 ote t t de finitereft down shall broo receiter, to sell om such sale to us, if any ther t, their	of inherit 'housanc _this day ance shall be areen, or the me due and the premise grain the an be, shall be rt ha Ve_	ance therein (80,1 ho executed and void if such p taxes, or if the payable, and i bereby grants bereby grants herebunto set therebunto set	, free and c /100 i delivered by aymenta be mad t shall be tawn for any part for proceed as arry making su heirs a the ir	the said the said the said the said thereof, in dinterest, ch saide on nd assigns
he prenis neumbran his grant Dollars, ac S the said S the said secified. B secified. B sec	hereby covenant es above grante- cos	I, and seized of a mortgage to secu erms of <u>One</u> <u>ties of the</u> odd part <u></u> de in such payments shall become absolute shall become absolute that become absolute that become absolute the soft all the ties of the these of the herecof. The said and year first ab- red in presence of	gool and indef re the payment- certain n first ner and the whole am grait at any time to moneys arising fr moneys arising fr asle, and the over first to part 125	assible estate of One 7 ote t t de finitereft down shall broo receiter, to sell om such sale to us, if any ther t, their	of inherit 'housanc _this day ance shall be areen, or the me due and the premise grain the an be, shall be rt ha Ve_	ance therein (80,1 ho executed and void if such p taxes, or if the payable, and i bereby grants bereby grants herebunto set therebunto set	, free and c /100 i delivered by aymenta be mad t shall be tawn for any part for proceed as arry making su heirs a the ir	the saic the saic e as herein the pup thereof, in d interest, ch sale on rd assigns. (SEAL) (SEAL)
he premis neumbran his grant Dollars, ac S the said S the said secified. B secified. B sec	hereby covenant es above grante- cos	I, and seized of a i mortgage to secu- erns of <u>OR</u> ties of the bodd part de in such payments whill become absolute the of the successors and said r, and out of all the nges of making such ties of the hereof. The said and year first ab- red in presence of is County.	gool and indef re the payment- certain first_ner . or any part there, . and the whole an moneys arising fr asile, and the over . Tiret to ar . part 128 yart 128 ve written.	rasible estate of <u>One</u> 1 ote t <u>, one</u> t <u>, one</u> ote out this convert t <u>, one</u> one the this convert t <u>, one</u> one this convert t <u>, one</u> t <u>, one</u>	of inherit 'AOUSANC _this day ance shall be ance shall be ance shall be ance shall be and be prime due and the premise prime due and the prime prime due and the prime due and the prim due	ance therein 80.1 NO executed and void if such p taxes, or it ho prysble, and hereby grant mont then due paid by the p herefunto set	, free and c /100 i delivered by arments be mad to a shift fawf for any part for any part for any part to principal a transformation of the transformation of the trans	the said the
he premis neumbran his grant Dollars, ac S the said S the said secified. B secified. B sec	hereby covenant es above grante- cos	I, and seized of a i mortgage to secu- erns of <u>OR</u> ties of the bood part de in such payments thall become absolute a successors and sidd ties of the ties of the thereof. The said and year first ab- red in presence of is County. Be It Reme	gool and indef re the payment- certain	rasible estate of <u>One 1</u> o te t <u>t</u> d, or intersfit the out shall become treater, to self m such sale to the treater, to self m such sale to the t <u>t</u> the 1 r of the first pa on this <u>1</u>	of inherit AOUSANC —this day —this day —	ance therein (80,1 ho executed and void if such p taxes, or if the payable, and i bereby grants bereby grants herebunto set therebunto set	, free and c /100	the said the said the said tor; the thereof, in thereof, in thereo
he prenis neumbran his grant Dollars, ac o the said pecified. B hereon, the manner gether with emand, to s In andg and Signed Stral	hereby covenant es above grante- cos	I, and seized of a imortigage to secu- erms of <u>ORE</u> tiles of the ond part de in such payments thall become absolute the soft all the successors and said , and out of all the tiles of the tiles of the herecof. The said and year first ab- red in presence of is County. a. Be It Reme before me	gool and indef re the payment. certain	rasible estate of <u>One</u> T ote t d this convery and this convery and this convery t, or interset t, or interset t, their of the first pa on this 1/2 on this 1/2 on this 1/2 on this 1/2 on this 1/2	of inherit "NOUSANC this day ance shall be ance	ance therein 80.1 NO executed and void if such p taxes, or it ho prysble, and hereby grant mont then due paid by the p herefunto set	yments by mad i delivered by inversable inversable inversable in a delivered by inversable in a den afy part for principart for principart fo	the said the said the said the said thereful thereof, in d interest, ch sale, on (SEAL) (SEAL) (SEAL) (SEAL) (SEAL) (SEAL)
he prenis neumbran his grant Dollars, ac o the said pecified. B hereon, the manner gether with emand, to s In andg and Signed Stral	hereby covenant es above grante- cos	I, and seized of a imortigage to secu- erms of One ties of the body part	gool and indef re the payment- certain II <u>first par</u> and the whole am moneys arising for make, and the whole make, and the whole make, and the off make, and the off part 108 part 108	ravible estate of <u>One 1</u> ote t t ote ote t t ote ote t t one 1 ote t t ote t t ote t t one 7 ote t t ote ote one 7 ote t t ote one 7 ote t t one 7 ote one 7 ote ote one 7 ote ote ote one 7 ote ote ote ote ote ote ote ote	of inherit "Nousanc _this day this day this day the premise retain the an the premise retain the an the premise retain the an the premise retain the an the retained and the retained and and and and and and and an	ance therein 80.1 NO executed and void if such p taxes, or it ho prysble, and hereby grant mont then due paid by the p herefunto set	yments by mad i delivered by inversable inversable inversable in a delivered by inversable in a den afy part for principart for principart fo	the said the said the said tor; the thereof, in thereof, in thereo
he prenis neumbran his grant Dollars, ac o the said pecified. B hereon, the manner gether with emand, to s In andg and Signed Stral	hereby covenant es above grante- cos	I, and seized of a i mortgage to secu- erns of <u>OR</u> ties of the bood part de in such payments thall become absolute a successors and said ties of the ties of the ties of the hereof. The said and year first ab- red in presence of is County. Be It Reme before me in and for juston	gool and indef re the payment- certain	rasible estate of <u>One 1</u> at <u>One 1</u> t <u>One 1</u> <u>One 1</u> <u></u>	of inherit "Nousanc —this day —this day	ance therein ance therein an	, free and c /100	the said the said the said the said the said thereof up thereof in thereof in thereof in thereof in thereof in thereof in thereof in thereof in thereof in thereof up thereof in thereof up thereof up
he prenis neumbran his grant Dollars, ac o the said pecified. B hereon, the manner gether with emand, to s In andg and Signed Stral	hereby covenant es above grante- cos	I, and seized of a i mortgage to secu- erns of <u>OR</u> tleg of the bodd part de in such payments shall become absolute de in such payments shall become absolute ties of the successors and said r, and out of all the ties of the ties of the herecof. The said and year first abb red in presence of is County. Be It Reme before me in and to the before me	gool and indef re the payment- certain II first nar in the whole am moneys arising for moneys arising for moneys arising for moneys arising for moneys arising for part 128	ravible estate of <u>One</u> T ote t t ote ote t t ote on this decomposition on the decomposition on	of inherit "Nousanc _this day _this day _this day _this day me due and the premise retain the an be, shall be rt ha VE rt ha VE day of Marned person Bat on of the ar	ance therein ance therein ance therein executed and void if such p taxes, or if the payable, and d bereby grands bereby grands bereby grand bereby	, free and c /100 i delivered by avments be mad t shall be task for adv part for principal av- making su heirs a the 1r Digits Kell FY A D a Not 11. and h é foregoing inst	the said the
he prenis neumbran his grant Dollars, ac o the said pecified. B hereon, the manner gether with emand, to s In andg and Signed Stral	hereby covenant es above grante- cos	I, and seized of a imortgage to secu- erms of <u>One</u> ties of the cond part de in such payments thall become absolute the soft all the successors and said r, and out of all the successors and said r, and out of all the ties of the ties of the herecol, The said and year first ab- red in presence of is County. Be It Reme before me in and for me p writing. IN WITNESS	gool and indef re the payment- certain	rasible estate of <u>One</u> T ote t t d this convey and this convey t and this convey t t and this convey t t on this d box for interset t, or interset t, or interset t, or interset t, or interset t, the irr f the first pa on this d box f or the second box pa convey f or the second box pa convey the second the second	of inherit "Nousanc _this day _this day _this day _this day me due and the premise retain the an be, shall be rt ha VE rt ha VE day of Marned person Bat on of the ar	ance therein ance therein ance therein executed and void if such p taxes, or if the payable, and d bereby grands bereby grands bereby grand bereby	, free and c /100 i delivered by avments be mad t shall be task for adv part for principal av- making su heirs a the 1r Digits Kell FY A D a Not 11. and h é foregoing inst	the said the said e as herein to keep up ul for; the thereof, in thereof, in the interest, (SEAL) in the in the thereof, in the in the in the interest, (SEAL) in the in the in the interest, (SEAL) in the in the in the in the initial in the initial in the initial in the initial in the initial in the initial initial in the initial initializa initializa initializa initial in
he premis netumbran Chis grant Dollars, aco of the said pecified. B hereon, there ald party of the manner settler with mande anno- Signed Strat	hereby covenant es above grante- cos is intended as a cording to the t DAT party of the sec at if default be ma this conveyance is the cover and part, it prescribed by law the costs and changed prescribed by law the costs and changed by law of the day sealed the day sealed and delive the OF KANS.	I, and seized of a imortgage to secu- erms of <u>One</u> ties of the cond part de in such payments thall become absolute the soft all the successors and said r, and out of all the successors and said r, and out of all the ties of the ties of the herecol, The said and year first ab- red in presence of is County. Be It Reme before me in and for me p writing. IN WITNESS	gool and indef re the payment- certain	rasible estate of <u>One</u> T ote t t d this convey and this convey t and this convey t t and this convey t t on this d box for interset t, or interset t, or interset t, or interset t, or interset t, the irr f the first pa on this d box f or the second box pa convey f or the second box pa convey the second the second	of inherit "Nousanc _this day _this day _this day _this day me due and the premise retain the an be, shall be rt ha VE rt ha VE day of Marned person Bat on of the ar	ance therein ance therein ance therein executed and void if such p taxes, or if the payable, and d bereby grands bereby grands bereby grand bereby	, free and c /100 I delivered by symmetric before t shall be tawf for aff part for principal as metric as theirs a theirs a their a	the said the said e as berein to keep up ul for; the thereof, in dinterest, ch sale on (SEAL) (SEAL) (SEAL) (SEAL) 19 48 ary Public er rument of a seal on
he premis netunbran This grant Dollars, ac o the said pecified. B bereon, there ald party of se manner gether will manner gether will In andg annor Signed Strat	hereby covenant es above grante- cos	I, and seized of a imortgage to secu- erms of <u>One</u> ties of the cond part de in such payments thall become absolute the soft all the successors and said r, and out of all the successors and said r, and out of all the ties of the ties of the herecol, The said and year first ab- red in presence of is County. Be It Reme before me in and for me p writing. IN WITNESS	gool and indef re the payment- certain	rasible estate of <u>One</u> T ote t t d this convey and this convey t and this convey t t and this convey t t on this d box for interset t, or interset t, or interset t, or interset t, or interset t, the irr f the first pa on this d box f or the second box pa convey f or the second box pa convey the second the second	of inherit "Nousanc _this day _this day _this day _this day me due and the premise retain the an be, shall be rt ha VE rt ha VE day of Marned person Bat on of the ar	ance therein ance therein ance therein executed and void if such p taxes, or if the payable, and d bereby grands bereby grands bereby grand bereby	, free and c /100 I delivered by symmetric before t shall be tawf for aff part for principal as metric as theirs a theirs a their a	the said the
he premis netunbran his grant Dollars, ac o the said pecified. B beroon, the id party of de party of de party of de party of de party of semand, to s is mandg ann Signed Signed ARL 1 NOT A O D T A	hereby covenant es above grante- cos is intended as a cording to the t DAT party of the sec at if default be ma this conveyance is the cover and part, it prescribed by law the costs and changed prescribed by law the costs and changed by law of the day sealed the day sealed and delive the OF KANS.	I, and seized of a imortgage to secu- erms of <u>One</u> ties of the cond part de in such payments thall become absolute the soft all the successors and said r, and out of all the successors and said r, and out of all the ties of the ties of the herecol, The said and year first ab- red in presence of is County. Be It Reme before me in and for me p writing. IN WITNESS	gool and indef re the payment- certain	rasible estate of <u>One</u> T ote t t d this convey and this convey t and this convey t t and this convey t t on this d box for interset t, or interset t, or interset t, or interset t, or interset t, the irr f the first pa on this d box f or the second box pa convey f or the second box pa convey the second the second	of inherit "Nousanc _this day _this day _this day _this day me due and the premise retain the an be, shall be rt ha VE rt ha VE day of Marned person Bat on of the ar	ance therein ance therein ance therein executed and void if such p taxes, or if the payable, and d bereby grands bereby grands bereby grand bereby	, free and c /100 I delivered by symmetric before t shall be tawf for aff part for principal as metric as theirs a theirs a their a	the said the said the said the said thereof, in thereof, in thereof, in dinterest, cheater
he premis netunbran his grant Dollars, ac o the said pecified. B beroon, the id party of de party of de party of de party of de party of semand, to s is mandg ann Signed Signed ARL 1 NOT A O D T A	hereby covenant es above grante- cos is intended as a cording to the t DAT party of the sec at if default be ma this conveyance is the cover and part, it prescribed by law the costs and changed prescribed by law the costs and changed by law of the day sealed the day sealed and delive the OF KANS.	I, and seized of a imortgage to secu- erms of <u>One</u> ties of the cond part de in such payments thall become absolute the soft all the successors and said r, and out of all the successors and said r, and out of all the ties of the ties of the herecol, The said and year first ab- red in presence of is County. Be It Reme before me in and for me p writing. IN WITNESS	gool and indef re the payment- certain	rasible estate of <u>One</u> T ote t t d this convey and this convey t and this convey t t and this convey t t on this d box for interset t, or interset t, or interset t, or interset t, or interset t, the irr f the first pa on this d box f or the second box pa convey f or the second box pa convey the second the second	of inherit "Nousanc _this day _this day _this day _this day me due and the premise retain the an be, shall be rt ha VE rt ha VE day of Marned person Bat on of the ar	ance therein ance therein ance therein executed and void if such p taxes, or if the payable, and d bereby grands bereby grands bereby grand bereby	, free and c /100 I delivered by symmetric before t shall be tawf for aff part for principal as metric as theirs a theirs a their a	the said the said the said the said thereof, in thereof, in thereof, in dinterest, cheater
he premis netunbran his grant Dollars, ac o the said pecified. B beroon, the id party of de party of de party of de party of de party of semand, to s is mandg ann Signed Signed ARL 1 NOT A O D T A	hereby covenant es above grante- cos is intended as a cording to the t DAT party of the sec at if default be ma this conveyance is the cover and part, it prescribed by law the costs and changed prescribed by law the costs and changed by law of the day sealed the day sealed and delive the OF KANS.	I, and seized of a imortgage to secu- erms of <u>One</u> ties of the cond part de in such payments thall become absolute the soft all the successors and said r, and out of all the successors and said r, and out of all the ties of the ties of the herecol, The said and year first ab- red in presence of is County. Be It Reme before me in and for me p writing. IN WITNESS	gool and indef re the payment- certain	rasible estate of <u>One</u> T ote t t d this convey and this convey t and this convey t t and this convey t t on this d box for interset t, or interset t, or interset t, or interset t, or interset t, the irr f the first pa on this d box f or the second box pa convey f or the second box pa convey the second the second	of inherit "Nousanc _this day _this day _this day _this day me due and the premise retain the an be, shall be rt ha VE rt ha VE day of Marned person Bat on of the ar	ance therein ance therein ance therein executed and void if such p taxes, or if the payable, and d bereby grands bereby grands bereby grand bereby	, free and c /100 I delivered by symmetric before t shall be tawf for aff part for principal as metric as theirs a theirs a their a	the said the said thereof, in ul for; the thereof, in d interest, ch sale, on (SEAL) (SEAL) (SEAL) (SEAL) (SEAL) 19 48 ary Public er rument of a seal on

1000

1121-121

(inter-