THIS INDENTURE, Made this 12ths. day of May A. D. 19.55. between L. A. Slaughter of Douglass County, in the State of Kansas , of the first part, and The Silver Lake State Bank. of Shawnee County, in the State of Kansas , of the second part, WITNESSETH, That said part. J. of the first part, in consideration of the sum of One thousand One thousand One thousand Douglass County, in the State of Kansas , of the second part, witnesseth, That said part. J. of the first part, in consideration of the sum of One thousand Douglass , the receipt of which is hereby acknowledged, dd. by these presents, grant, bargain, sell and convey unto said part. J. of the second part, its heirs and assigns, all the following described Real Estate, situated in Douglass County, and State of Kansas , to with twenty-four (24), township twelve (12), south of range seventeen (17), East of the Sixth Principal Meridian, Douglas County, Kansas TO HAVE AND TO HOLD THE SAME, Together with all and singular the tenements, hereditaments and appurtenances thereunto belonging or in anywise appertaining, forever. PROVIDED, ALWAYS, And these presents are upon this express condition, that whereas, said L. A. Slaughter has this day executed and delivered a certain promissory note in writing to said part. of the second part, of which the following On or before 3 years etc. After date for value received 1 Promise to p othe order of THE SILVER LAKE STATE BANK, Silver Lake, Kansas One Thousand After date for value received 1 Promise to p othe order of the second part interest after date at the received 1 Promise to p othe order of the second part to this note. Interest payable Sermi - Annually. L. A. Slaughter L. A. Sl				49136 BOO	w 10l	
between I. A. Slaughter of Douglass County, in the State of Kansas of the first part, and The Silver Lake State Bank of Shawnee County, in the State of Kansas of the second part, WITNESSETH, That said part. Y. of the first part, in consideration of the sum of One thousand and One thousand	THIS IN	DENTURE, Made thi	is 12th.	day of May	V 104	.A. D. 19.53.
of. Douglass County, in the State of Kansas , of the first part, and The Silver Lake State Bank of Shawnee County, in the State of Kansas , of the second part, with Shawnee County, in the State of Kansas , of the second part, with Shawnee County, in the State of Kansas , of the second part, with second part, Junt of the Northwest Quarter (1) of Section twenty-four (24), township twelve (12), south of range seventeem (17), East of the Sixth Principal Meriddian, Douglas County, Kansas TO HAVE AND TO HOLD THE SAME, Together with all and singular the tenements, hereditaments and appurtenances thereunto belonging or in anywise appertaining, forever. PROVIDED ALWAYS, And these presents are upon this express condition, that whereas, said L. A. Slaughter. DA. Slaughter THE SILVER LAKE STATE BANK, Silver Lake, Kansas One Phousande. On or before 3 years eld. After date for value received 1 Promise to p othe order of THE SILVER LAKE STATE BANK, Silver Lake, Kansas One Phousande. One Phousande County, And the State of the Same, Junt of the second part, of which the following copy. NOW, If said part, J. of the first part shall pay or cause to be paid to said part, J. of the second into the part of the same is due, or if the taxes and season for the same, then these presents same or sums of managed and void; and otherwise shall remain in full force and effect. But if said same or sums of managed and void; and otherwise shall remain in full force and effect. But if said same or sums of managed and void; and otherwise shall remain in full force and effect. But if said second part shall be entitled to the possession of said even and same and assessment seame is due, or if the t	betweenI	. A. Slaughter				\
and	of Dougl	ass County	, in the State of	Kansas	,	f the first next
of. Shawnee	and	The Silver La	ke State Bar	n k .		the hist part,
WITNESSETH, That said part. Y of the first part, in consideration of the sum of One thousand					······	
the receipt of which is hereby acknowledged, dc. by these presents, grant, bargain, sell and convey unto said part. Y. of the second part, the heirs and assigns, all the following described Real Estate, situated in Douglass County, and State of Kansas to wit: South one-half (\$\frac{1}{2}\$) of the Northwest Quarter (\$\frac{1}{4}\$) of Section twenty-four (24), township twelve (12), south of range seventeem (17), East of the Sixth Principal Nortidian, Douglas County, Kensator HAVE AND TO HOLD THE SAME, Together with all and singular the tenements, hereditaments and appurtenances thereunto belonging or in anywise appertaining, forever. PROVIDED, ALWAYS, And these presents are upon this express condition, that whereas, said L. A. Slaughter ha. E. this day executed and delivered A. certain promissory note in writing to said part. Y. of the second part, of which the following copy. The said part of the second part, of which the following copy. The or take received, with interest after date in the same and certain promise to photocopy of the order of the second part, of which the following copy. The said part of the second part of the first part shall pay or cause to be paid to said part. Y. of the second part its heirs or assigns, said sum of money in the above described note mentioned, together with he interest thereon, according to the terms and tenor of the same, then these presents shall be wholly dischered thereon, according to the terms and tenor of the same, then these presents shall be wholly dischered the consequence, and interest thereon, shall and by these presents become due effect. But if said if the taxes and assessments of every thereof, or any interest thereon, is not paid when the same is due, or if the taxes and assessments of every thereof, or any interest thereon, is not paid when the same is due, or if the taxes and assessments of every thereof, or any interest thereon, is not paid when the same is due, or if the taxes and assessments of every thereof, or any interest thereon, is not paid w						
unto said part. J of the second part, the heirs and assigns, all the following described Real Estate, situated in Douglase County, and State of Kansas, to with South one-half (\$\frac{1}{2}\$) of the Northwest Quarter (\$\frac{1}{2}\$) of Section twenty-four (24), township twelve (12), south of range seventeen (17), East of the Sixth Principal Meridian, Douglas County, Kansa TO HAVE AND TO HOLD THE SAME, Together with all and singular the tenements, hereditaments and appurtenances thereunto belonging or in anywise appertaining, forever. PROVIDED, ALWAYS, And these presents are upon this express condition, that whereas, said L. A. Slaughter ha. I. this day executed and delivered. a. Certain promissory note. in writing to said part. J. of the second part, of which the following cop. J. PROMISSORY NOTE S-1000.00 Hay 12 th. 19 E On or before 3 years eld. After date for value received. 1 Promise to pother order of THE SILVER LAKE STATE BANK, Silver Lake, Kansas One Thousand Description of the second part, of the first part shall pay or cause to be paid to said part. J. of the second part, its heirs or assigns, said sum of money in the above described note. mentioned, together with the interest thereon, according to the terms and tenor of the same, then these presents shall be wholly discharged and void; and enhance shall the same in full force and effect. But if said if the taxes and assessments of every nature which a interest thereon, care and pay the cred and effect. But if said if the taxes and assessments of every nature which a interest thereon assessed and levied against said premises, or any part thereof, or we see shall remain in full force and effect. But if said if the taxes and assessments of every nature which a interest thereon assessed and levied against said premises, or any part thereof, are not paid when the same are by be assessed and levied against asid premises, or any part thereof, are not paid when the same are by the assessed and levied against asid premises, or any part thereof, are	One	thousand.	rtof the fir	st part, in consideratio	n of the sum o	f
unto said part. J of the second part, 1ts heirs and assigns, all the following described Real Retate, situated in Douglass County, and State of Kansas, to witt South one-half (k) of the Northwest Quarter (k) of Section twenty-four (24), township twelve (12), south of range seventeen (17), East of the Sixth Principal Meridian, Douglas County, Kansa TO HAVE AND TO HOLD THE SAME, Together with all and singular the tenements, hereditaments and appurtenances thereunto belonging or in anywise appertaining, forever. PROVIDED, ALWAYS, And these presents are upon this express condition, that whereas, said L. A. Slaughter ha. A. this day executed and delivered a. certain promissory note in writing to said part. J. of the second part, of which the following cop. J PROMISSORY NOTE S. 1000.00 Hay 12 th 19 E On or before 3 years eld After date for value received. 1 Promise to pother order of THE SILVER LAKE STATE BANK, Silver Lake, Kansas One Thousand	One	omousand			and	DOLLARS
Retate, situated in Douglass County, and State of Kansas to witt South one-half (\$) of the Northwest Quarter (\$) of Section twenty-four (24), township twelve (12), south of range seventeen (17), Rast of the Sixth Principal Meridian, Douglas County, Kensa TO HAVE AND TO HOLD THE SAME, Together with all and singular the tenements, hereditaments and appurtenances thereunto belonging or in anywise appertaining, forever. PROVIDED, ALWAYS, And these presents are upon this express condition, that whereas, said L. A. Slaughter. PROVIDED, ALWAYS, And these presents are upon this express condition, that whereas, said L. A. Slaughter. Do the second part, of which the following	tue receipt of a	vnich is hereby ackno	wledged, do	by these presents, gr	ant, bargain, s	ell and convey
South one-half (1) of the Northwest Quarter (1) of Section twenty-four (24), township twelve (12), south of range seventeen (17), East of the Sixth Principal Meridian, Douglas County, Kansa TO HAVE AND TO HOLD THE SAME, Together with all and singular the tenements, hereditaments and appurtenances thereunto belonging or in anywise appertaining, forever. PROVIDED, ALWAYS, And these presents are upon this express condition, that whereas, said L. A. Slaughter ha. I. this day executed and delivered a	unto said part	Yof the second pa	rt, 1ts h	eirs and assigns, all t	he following	described Real
twenty-four (24), township twelve (12), south of range seventeen (17), East of the Sixth Principal Meridian, Douglas County, Ken Sa TO HAVE AND TO HOLD THE SAME, Together with all and singular the tenements, hereditaments and appurtenances thereunto belonging or in anywise appertaining, forever. PROVIDED, ALWAYS, And these presents are upon this express condition, that whereas, said L. A. Slaughter ha. It is day executed and delivered. a. certain promissory note	Estate, situated	in Douglass	9	County, and State of.	Kansa	s, to wit:
TO HAVE AND TO HOLD THE SAME, Together with all and singular the tenements, hereditaments and appurtenances thereunto belonging or in anywise appertaining, forever. PROVIDED, ALWAYS, And these presents are upon this express condition, that whereas, said L. A. Slaughter ha. A. this day executed and delivered. PROMISSORY NOTE SLOCGOO Hay 12 th. On or before 3 years eld. After date for value received. Promise to poor the order of THE SILVER LAKE STATE BANK, Silver Lake, Kansas One Thousands. Thousands. Promise to part, with interest after date at 60pp per cent per annum, protest, presentment, notice of dishonor and extension of time tyment waived by all parties to this note. Interest payable Sensend. NOW, If said part. Y. of the first part shall pay or cause to be paid to said part. Y of the second part, together with the interest thereon, according to the terms and tenor of the same, then these presents shall be wholly discharged and void; and otherwise shall remain in full force and effect. But if said sum or sums of money, or any part thereof, or any interest thereon, is not paid when the same is due, or if the taxes and assessments of every nature which are or may be assessed and levied against said premises, or any part thereof, are not paid when the same are by law made due and payable, then the whole of said awn and sums, and interest thereon, shall and by these presents become due and payable at the option of the holder hereof, and said part. Not the second part shall be entitled to the possession of said premises. IN WITNESS WHEREOF, The said part. Y of the first part ha. hereunto set. hid hand, the day and year first above written.						
TO HAVE AND TO HOLD THE SAME, Together with all and singular the tenements, hereditaments and appurtenances thereunto belonging or in anywise appertaining, forever. PROVIDED, ALWAYS, And these presents are upon this express condition, that whereas, said L. A. Slaughter ha. E. this day executed and delivered. ROMISSORY NOTE SLOCGOO Hay 12 th. On or before 3 years eld. After date for value received. Promise to poor the order of THE SILVER LAKE STATE BANK, Silver Lake, Kansas One Thousands Thousands Promise to poor this parties to this note. Interest payable Sensels NOW, If said part. Y of the first part shall pay or cause to be paid to said part. Y of the second part, together with the interest thereon, according to the terms and tenor of the same, then these presents shall be wholly discharged and void; and otherwise shall remain in full force and effect. But if said sum or sums of money, or any part thereof, or any interest thereon, is full force and effect said premises, or any part thereof, are not paid when the same are by law made due and payable, then the whole of said arms, and interest thereon, shall and by these presents become due and payable, then the whole of said arms, and interest thereon, shall and by these presents become due and payable at the option of the holder hereof, and said part. Nof the second part shall be entitled to the possession of said premises. IN WITNESS WHEREOF, The said part. Y of the first part ha. hereunto set	twe	nty-four (24),	township tw	relve (12), sout	h of rang	e seventeen
ments and appurtenances thereunto belonging or in anywise appertaining, forever. PROVIDED, ALWAYS, And these presents are upon this express condition, that whereas, said L. A. Slaughter ha. R this day executed and delivered. 2 certain promissory note in writing to said part. Y of the second part, of which the following cop. Y PROMISSORY NOTE S. 1000.00 THE SILVER LAKE STATE BANK, Silver Lake, Kansas One Thousand DOLLAR Or value received. 1 Promise to poor the order of THE SILVER LAKE STATE BANK, Silver Lake, Kansas One Thousand DOLLAR Or annually DOLLAR OR THE SILVER LAKE STATE BANK, Silver Lake, Kansas ONE Thousand DOLLAR OR DOLLAR OR THE SILVER LAKE STATE BANK, Silver Lake, Kansas ONE Thousand DOLLAR OR DOLLAR OR THE SILVER LAKE STATE BANK, Silver Lake, Kansas ONE Thousand DOLLAR OR DOLLAR OR THE SILVER LAKE STATE BANK, Silver Lake, Kansas ONE Thousand DOLLAR OR THE SILVER LAKE STATE BANK, Silver Lake, Kansas ONE Thousand DOLLAR OR THE SILVER LAKE STATE BANK, Silver Lake, Kansas ONE Thousand DOLLAR OR THE SILVER LAKE STATE BANK, Silver Lake, Kansas ONE Thousand DOLLAR OR THE SILVER LAKE STATE BANK, Silver Lake, Kansas DOLLAR OR THE SILVER LAKE STATE BANK, Silver Lake, Kansas DOLLAR OR THE SILVER LAKE STATE BANK, Silver Lake, Kansas DOLLAR OR THE SILVER LAKE STATE BANK, Silver Lake, Kansas DOLLAR OR THE SILVER LAKE STATE BANK, Silver Lake, Kansas DOLLAR OR THE SILVER LAKE STATE BANK, Silver Lake, Kansas DOLLAR OR THE SILVER LAKE STATE BANK, Silver Lake, Kansas DOLLAR OR THE SILVER LAKE STATE BANK, Silver Lake, Kansas DOLLAR OR THE SILVER LAKE STATE BANK, Silver Lake, Kansas DOLLAR OR THE SILVER LAKE STATE BANK, Silver Lake, Kansas DOLLAR OR THE SILVER LAKE STATE BANK, Silver Lake, Kansas DOLLAR OR THE SILVER LAKE STATE BANK, Silver Lake, Kansas DOLLAR OR THE SILVER LAKE STATE BANK, Silver Lake, Kansas DOLLAR OR THE SILVER LAKE STATE BANK, SIlver Lake, Kansas DOLLAR OR THE SILVER LAKE STATE BANK, SIlver Lake, Kansas DOLLAR OR THE SILVER LAKE STATE BANK, SIlver Lake,	(17), East of the	Sixth Princ	ipal Meridian,	Douglas C	ounty, Kansa
ments and appurtenances thereunto belonging or in anywise appertaining, forever. PROVIDED, ALWAYS, And these presents are upon this express condition, that whereas, said L. A. Slaughter ha. R this day executed and delivered. 2 certain promissory note in writing to said part. Y of the second part, of which the following cop. Y PROMISSORY NOTE S. 1000.00 THE SILVER LAKE STATE BANK, Silver Lake, Kansas One Thousand DOLLAR Or value received. 1 Promise to poor the order of THE SILVER LAKE STATE BANK, Silver Lake, Kansas One Thousand DOLLAR Or annually DOLLAR OR THE SILVER LAKE STATE BANK, Silver Lake, Kansas ONE Thousand DOLLAR OR DOLLAR OR THE SILVER LAKE STATE BANK, Silver Lake, Kansas ONE Thousand DOLLAR OR DOLLAR OR THE SILVER LAKE STATE BANK, Silver Lake, Kansas ONE Thousand DOLLAR OR DOLLAR OR THE SILVER LAKE STATE BANK, Silver Lake, Kansas ONE Thousand DOLLAR OR THE SILVER LAKE STATE BANK, Silver Lake, Kansas ONE Thousand DOLLAR OR THE SILVER LAKE STATE BANK, Silver Lake, Kansas ONE Thousand DOLLAR OR THE SILVER LAKE STATE BANK, Silver Lake, Kansas ONE Thousand DOLLAR OR THE SILVER LAKE STATE BANK, Silver Lake, Kansas DOLLAR OR THE SILVER LAKE STATE BANK, Silver Lake, Kansas DOLLAR OR THE SILVER LAKE STATE BANK, Silver Lake, Kansas DOLLAR OR THE SILVER LAKE STATE BANK, Silver Lake, Kansas DOLLAR OR THE SILVER LAKE STATE BANK, Silver Lake, Kansas DOLLAR OR THE SILVER LAKE STATE BANK, Silver Lake, Kansas DOLLAR OR THE SILVER LAKE STATE BANK, Silver Lake, Kansas DOLLAR OR THE SILVER LAKE STATE BANK, Silver Lake, Kansas DOLLAR OR THE SILVER LAKE STATE BANK, Silver Lake, Kansas DOLLAR OR THE SILVER LAKE STATE BANK, Silver Lake, Kansas DOLLAR OR THE SILVER LAKE STATE BANK, Silver Lake, Kansas DOLLAR OR THE SILVER LAKE STATE BANK, Silver Lake, Kansas DOLLAR OR THE SILVER LAKE STATE BANK, Silver Lake, Kansas DOLLAR OR THE SILVER LAKE STATE BANK, SIlver Lake, Kansas DOLLAR OR THE SILVER LAKE STATE BANK, SIlver Lake, Kansas DOLLAR OR THE SILVER LAKE STATE BANK, SIlver Lake,	TO HAVE	AND TO HOLD T	HE SAME, Tog	ether with all and sing	ular the tenem	ents, heredita-
The second part, of which the following cop.y ROMISSORY NOTE S 1000.00 Rome The SILVER LAKE STATE BANK, Silver Lake, Kansas One Thousands One Thousands Per cent per annum, protest, presentment, notice of dishonor and extension of time syment waived by all parties to this note. Interest payable Sermis Annually. I. A. Slau hter NOW, If said part. X of the first part shall pay or cause to be paid to said part. X of the second part, together with the interest thereon, according to the terms and tenor of the same, then these presents shall be wholly discharged and void; and otherwise shall remain in full force and effect. But if said sum or sums of money, or any part thereof, or any interest thereon, is not paid when the same is due, or if the taxes and assessments of every nature which are or may be assessed and levied against said premises, or any part thereof, are not paid when the same are by law made due and payable, then the whole of said sum and sums, and interest thereon, shall and by these presents become due and payable at the option of the holder hereof, and said part						
T. A. Slaughter ha.s. this day executed and delivered	PROVIDE	D, ALWAYS, And	these presents are	upon this express c	ondition, that	whereas, said
PROMISSORY NOTE S. 1000.00 Promiss to p On or before S years eld. After date for value received. 1 Promise to p or value received, with interest after date at: One Thousands— One Thousands— One Thousands— One Thousands— Interest payable Per cent per annum, protest, presentment, notice of dishonor and extension of time argument waived by all parties to this note. Interest payable Sermal — Annually. I. A. Slau hter NOW, If said part. Yof the first part shall pay or cause to be paid to said part. Yof the second part. Its heirs or assigns, said sum of money in the above described notementioned, together with the interest thereon, according to the terms and tenor of the same, then these presents shall be wholly discharged and void; and otherwise shall remain in full force and effect. But if said sum or sums of money, or any part thereof,, or any interest thereon, is not paid when the same is due, or if the taxes and assessments of every nature which are or may be assessed and levied against said premises, and said aum and sums, and interest thereon, shall and by these presents become due and payable at the option of the holder hereof, are not paid when the same are by law made due and payable at the option of the holder hereof, and said part	L. J	. Slaughter				
PROMISSORY NOTE S. 1000.00 Promise to poor the order of THE SILVER LAKE STATE BANK, Silver Lake, Kansas One Thousand — DOLLAR Or value received, with interest after date at 6 opp per cent per annum, protest, presentment, notice of dishonor and extension of time syment waived by all parties to this note. Interest payable Semmi — Armually — NOW, If said part. V of the first part shall pay or cause to be paid to said part. V of the second part, its heirs or assigns, said sum of money in the above described note	ha.athis day	executed and deliver	ed a	certain promiseo-	v note	priting to cald
On or before 3 years eld. After date for value received 1 Promise to posterior of the order of THE SILVER LAKE STATE BANK, Silver Lake, Kansas One Thousand DOLLAN To value received, with interest after date at 6000 per cent per annum, protest, presentment, notice of dishonor and extension of time by all parties to this note. Interest payable Sense Annually. NOW, If said part. X of the first part shall pay or cause to be paid to said part. X of the second part, its heirs or assigns, said sum of money in the above described note mentioned, together with the interest thereon, according to the terms and tenor of the same, then these presents shall be wholly discharged and void; and otherwise shall remain in full force and effect. But if said sum or sums of money, or any part thereof, or any interest thereon, is not paid when the same is due, or if the taxes and assessments or over paturer which are or may be assessed and levied against said premises, or any part thereof, and said part. X. of the second part shall be entitled to the possession of said sum and sums, and interest thereon, shall and by these presents become due and payable at the option of the holder hereof, and said part. X. of the second part shall be entitled to the possession of said sum and sums, and interest thereon, shall and by these presents become due and payable at the option of the holder hereof, and said part. X. of the second part shall be entitled to the possession of said premises. IN WITNESS WHEREOF, The said part. Y of the first part ha. hereunto set. had hand, the day and year first above written.						
On or before 8 years eld. After date for value received 1 Promise to posterior of the order of THE SILVER LAKE STATE BANK, Silver Lake, Kansas One Thousande————————————————————————————————————		F	10110.WILLE	:		
On or before 8 years eld. After date for value received 1 Promise to p the order of THE SILVER LAKE STATE BANK, Silver Lake, Kansas One Thomsand	ROMISSORY NOTE		1/6			\$_1000.00
On or before 8 years eld. After date for value received 1 Promise to posterior of the order of THE SILVER LAKE STATE BANK, Silver Lake, Kansas One Thousand DOLLAR DOLLA			1 /10) in	- 10 th	
DOLLAR Thousand - DOLLAR One Thousand - DOLLAR To value received, with interest after date at Syment waived by all parties to this note. Interest payable Sensel - Annually. NOW, If said part. Xof the first part shall pay or cause to be paid to said part. Xof the second part. 1.ts helrs or assigns, said sum of money in the above described note. mentioned, together with the interest thereon, according to the terms and tenor of the same, then these presents shall be wholly discharged and void; and otherwise shall remain in full force and effect. But if said sum or sums of money, or any part thereof, or any interest thereon, is not paid when the same is due, or if the taxes and assessments of every nature which are or may be assessed and levied against said premises, or any part thereof, are not paid when the same are by law made due and payable, then the whole of said sum and sums, and interest thereon, shall and by these presents become due and payable at the option of the holder hereof, and said part. X.of the second part shall be entitled to the possession of said premises. IN WITNESS WHEREOF, The said part Xof the first part has hereunto set						
NOW, If said partXof the first part shall pay or cause to be paid to said partXof the second part,	or value received, with inter	rest after date at 6 %	Der cent ne	Annum protest presentment	notice of this	DOLLAR
NOW, If said partYof the first part shall pay or cause to be paid to said partYof the second part,	or value received, with inter	rest after date at 6 %	Der cent ne	annum, protest, presentment,	notice of dishonor	DOLLAR
NOW, If said partXof the first part shall pay or cause to be paid to said partXof the second part,	or value received, with inter	rest after date at 6 %	Der cent ne	annum, protest, presentment,	notice of dishonor	DOLLAR
part. 1ts heirs or assigns, said sum of money in the above described notementioned, together with the interest thereon, according to the terms and tenor of the same, then these presents shall be wholly discharged and void; and otherwise shall remain in full force and effect. But if said sum or sums of money, or any part thereof, or any interest thereon, is not paid when the same is due, or if the taxes and assessments of every nature which are or may be assessed and levied against said premises, or any part thereof, are not paid when the same are by law made due and payable, then the whole of said sum and sums, and interest thereon, shall and by these presents become due and payable at the option of the holder hereof, and said part	or value received, with interceived by all partie	rest after date at 600 as to this note.	per cent per	annum, protest, presentment, Semmi - Armus 11	notice of dishonor	DOLLAR
shall be wholly discharged and void; and otherwise shall remain in full force and effect. But if said sum or sums of money, or any part thereof, or any interest thereon, is not paid when the same is due, or if the taxes and assessments of every nature which are or may be assessed and levied against said premises, or any part thereof, are not paid when the same are by law made due and payable, then the whole of said sum and sums, and interest thereon, shall and by these presents become due and payable at the option of the holder hereof, and said part	One 5) or value received, with inter syment waived by all partie	rest after date at 6 by s to this note.	per cent pe	annum, protest, presentment, Setumi - Armuali	notice of dishonor Y• Slau hter	DOLLAR and extension of time
if the taxes and assessments of every nature which are or may be assessed and levied against said premises, or any part thereof, are not paid when the same are by law made due and payable, then the whole of said sum and sums, and interest thereon, shall and by these presents become due and payable at the option of the holder hereof, and said part	or value received, with interactive and the same of th	rest after date at 6 by a to this note. Interest	per cent per sent per	annum, protest, presentment, Setant - Annuall I A. or cause to be paid to	notice of dishonor y • Slau hter said part. Y	DOLLAR and extension of time
ises, or any part thereof, are not paid when the same are by law made due and payable, then the whole of said sum and sums, and interest thereon, shall and by these presents become due and payable at the option of the holder hereof, and said part	One T) or value received, with inter- ayment waived by all partie NOW, If so part, its together with the shall be wholly	rest after date at sto this note. Interest	per cent per set payable per tent per shall pay said sum of more coording to the t	annum, protest, presentment, Setani - Armuali L. A. Or cause to be paid to the protest of the control of the c	notice of dishonor Ye Slau hter said part. Y ribed note	DOLLAR and extension of time
option of the holder hereof, and said part	or value received, with interayment waived by all partie No. Du NOW, If so part, its together with the shall be wholly sum or the rayes and if the rayes and	rest after date at a to this note. Interest after date at a to this note. Interest date and void money, or any part t	per cent per set payable per tent payabl	annum, protest, presentment. Setumi - Arnuall L. A. or cause to be paid to tey in the above descrems and tenor of the shall remain in full for terest thereon, is not p	notice of dishonor Ye Slau hter said part. N bled note e same, then to brice and effect	DOLLAR and extension of time of the secondmentioned, hese presents But if said ame is due, or
IN WITNESS WHEREOF, The said part. J of the first part ha. S	or value received, with interexpent waived by all parties NOW, If so part, its together with the shall be wholly sum or sum or fifther taxes and if the taxes and	aid part Y of the fi	per cent per sat payable per tent per shall pay , said sum of more coording to the triangle per same bereof, or any in nature which are the same	or cause to be paid to the pai	notice of dishonor Ye Slau hter said part. Y ribed note e same, then torce and effect aid when the so	DOLLAR and extension of time of the secondmentioned, hese presents But if said ame is due, or set said prem-
hereunto set	One The control of the control of the case and isea, or any part of said sum and	aid part X of the fi 	per cent per saft payable per cent per cent per saft payable per cent per ce	or cause to be paid to ey in the above descrems and tenor of the shall remain in full for terest thereon, is not p or may be assessed ar are by law made due a by these presents bec	notice of dishonor Ye Slau hter said part. Y ribed note e same, then to be same, then to be said when the said levied again and payable, thome due and the same that the same due and the same due a	DOLLAR and extension of time of the secondmentioned, hese presents But if said ame is due, or ist said premien the whole avable at the
hereunto set	One 2) or value received, with inter- lyment waived by all partic lo. Du NOW, If so part, its together with the shall be wholly sum or sums of if the taxes and isee, or any part of said sum and option of the hol	aid part X of the fi 	per cent per saft payable per cent per cent per saft payable per cent per ce	or cause to be paid to ey in the above descrems and tenor of the shall remain in full for terest thereon, is not p or may be assessed ar are by law made due a by these presents bec	notice of dishonor Ye Slau hter said part. Y ribed note e same, then to be same, then to be said when the said levied again and payable, thome due and the same that the same due and the same due a	DOLLAR and extension of time of the secondmentioned, hese presents But if said ame is due, or ist said premien the whole avable at the
	One 2) or value received, with inter- layment waived by all particular particular intervals of the second option of the hole option op	aid part X of the fi 	per cent per safe payable per tent payable irst part shall pay , said sum of more coording to the t; and otherwise hereof, or any in nature which are t when the same thereon, shall and partXof the s	or cause to be paid to the pai	notice of dishonor Ye Slau hter said part. Y ribed note e same, then to broce and effect aid when the said levied agair and payable, the come due and particled to the	DOLLAR and extension of time of the second mentioned, hese presents But if said ame is due, or ust said prement he whole bayable at the possession of
J. A. Alaughter.	One The control of the holo of the holo of the holo option of the hole option opt	sid part. Vof the fi heirs or assigns, ie interest thereon, ac discharged and void money, or any part t assessments of every thereof, are not paid sums, and interest t ider hereof, and said IN WI	per cent per set payable irst part shall pay , said sum of more coording to the tit; and otherwise hereof, or any in nature which are I when the same hereon, shall and part	or cause to be paid to ley in the above descrems and tenor of the shall remain in full feterest thereon, is not por may be assessed are by law made due at by these presents become part shall be escond part shall be escond.	notice of dishonor. Ye Slau hter said part. Y ribed note	DOLLAR and extension of time of the second
J.A. Daughter	One 2) or value received, with inter- layment waived by all particular particular intervals of the second option of the hole option op	sid part. Vof the fi heirs or assigns, ie interest thereon, ac discharged and void money, or any part t assessments of every thereof, are not paid sums, and interest t ider hereof, and said IN WI	per cent per set payable irst part shall pay , said sum of more coording to the tit; and otherwise hereof, or any in nature which are I when the same hereon, shall and part	or cause to be paid to ley in the above descrems and tenor of the shall remain in full feterest thereon, is not por may be assessed are by law made due at by these presents become part shall be escond part shall be escond.	notice of dishonor. Ye Slau hter said part. Y ribed note	DOLLAR and extension of time of the second
	One 2) or value received, with inter- lyment waived by all partic lo. Du NOW, If so part, its together with the shall be wholly sum or sums of if the taxes and isee, or any part of said sum and option of the hol	sid part. Vof the fi heirs or assigns, ie interest thereon, ac discharged and void money, or any part t assessments of every thereof, are not paid sums, and interest t ider hereof, and said IN WI	per cent per set payable irst part shall pay , said sum of more coording to the tit; and otherwise hereof, or any in nature which are I when the same hereon, shall and part	or cause to be paid to be in the above descrems and tenor of the shall remain in full for terest thereon, is not por may be assessed ar are by law made due at by these presents become part shall be ended to be assessed and the shall remain in the shall be ended to be shall remain in the shall be ended to be shall remain in the shall be ended to be s	notice of dishonor Ye Slau hter said part. Y ribed note e same, then to be same, then to be and effect aid when the said levied again and payable, the some due and patitled to theof the first and year first and y	DOLLAR and extension of time of the second
The state of the s	One 2) or value received, with inter- layment waived by all particular particular intervals of the second option of the hole option op	sid part. Vof the fi heirs or assigns, ie interest thereon, ac discharged and void money, or any part t assessments of every thereof, are not paid sums, and interest t ider hereof, and said IN WI	per cent per set payable irst part shall pay , said sum of more coording to the tit; and otherwise hereof, or any in nature which are I when the same hereon, shall and part	or cause to be paid to be in the above descrems and tenor of the shall remain in full for terest thereon, is not por may be assessed ar are by law made due at by these presents become part shall be ended to be assessed and the shall remain in the shall be ended to be shall remain in the shall be ended to be shall remain in the shall be ended to be s	notice of dishonor Ye Slau hter said part. Y ribed note e same, then to be same, then to be and effect aid when the said levied again and payable, the some due and patitled to theof the first and year first and y	DOLLAR and extension of time of the second
Man of the contract of the con	One The control of the control of the case and isea, or any part of said sum and	aid part X of the fi 	per cent per saft payable per cent per cent per saft payable per cent per ce	or cause to be paid to ey in the above descrems and tenor of the shall remain in full for terest thereon, is not p or may be assessed ar are by law made due a by these presents bec	notice of dishonor Ye Slau hter said part. Y ribed note e same, then to be same, then to be said when the said levied again and payable, thome due and the same that the same due and the same due a	and extension of tin of the second mentioned, hese presents But if said ame is due, or est said premien the whole avable at the
J. A. Alaughter.	or value received, with interest agment waived by all partie No. NOW, If so part, its together with the aball be wholly sum or sums of if the taxes and issee, or any part of said sum and option of the holl option of the holl	sid part. Vof the fi heirs or assigns, ie interest thereon, ac discharged and void money, or any part t assessments of every thereof, are not paid sums, and interest t ider hereof, and said IN WI	per cent per set payable irst part shall pay , said sum of more coording to the tit; and otherwise hereof, or any in nature which are I when the same hereon, shall and part	or cause to be paid to ley in the above descrems and tenor of the shall remain in full feterest thereon, is not por may be assessed are by law made due at by these presents become part shall be escond part shall be escond.	notice of dishonor. Ye Slau hter said part. Y ribed note	DOLLAR and extension of time of the second
I. H. Daughler	One 2) or value received, with inter- layment waived by all particular particular intervals of the second option of the hole option op	sid part. Vof the fi heirs or assigns, ie interest thereon, ac discharged and void money, or any part t assessments of every thereof, are not paid sums, and interest t ider hereof, and said IN WI	per cent per set payable irst part shall pay , said sum of more coording to the tit; and otherwise hereof, or any in nature which are I when the same hereon, shall and part	or cause to be paid to ley in the above descrems and tenor of the shall remain in full feterest thereon, is not por may be assessed are by law made due at by these presents become part shall be escond part shall be escond.	notice of dishonor. Ye Slau hter said part. Y ribed note	DOLLAR and extension of time of the second
	One 2) or value received, with inter- lyment waived by all partic lo. Du NOW, If so part, its together with the shall be wholly sum or sums of if the taxes and isee, or any part of said sum and option of the hol	sid part. Vof the fi heirs or assigns, ie interest thereon, ac discharged and void money, or any part t assessments of every thereof, are not paid sums, and interest t ider hereof, and said IN WI	per cent per set payable irst part shall pay , said sum of more coording to the tit; and otherwise hereof, or any in nature which are I when the same hereon, shall and part	or cause to be paid to be in the above descrems and tenor of the shall remain in full for terest thereon, is not por may be assessed ar are by law made due at by these presents become part shall be ended to be assessed and the shall remain in the shall be ended to be shall remain in the shall be ended to be shall remain in the shall be ended to be s	notice of dishonor Ye Slau hter said part. Y ribed note e same, then to be same, then to be and effect aid when the said levied again and payable, the some due and patitled to theof the first and year first and y	DOLLAR and extension of time of the second
	One The control of the holo of the holo of the holo option of the hole option opt	sid part. Vof the fi heirs or assigns, ie interest thereon, ac discharged and void money, or any part t assessments of every thereof, are not paid sums, and interest t ider hereof, and said IN WI	per cent per set payable irst part shall pay , said sum of more coording to the tit; and otherwise hereof, or any in nature which are I when the same hereon, shall and part	or cause to be paid to be in the above descrems and tenor of the shall remain in full for terest thereon, is not por may be assessed ar are by law made due at by these presents become part shall be ended to be assessed and the shall remain in the shall be ended to be shall remain in the shall be ended to be shall remain in the shall be ended to be s	notice of dishonor Ye Slau hter said part. Y ribed note e same, then to be same, then to be and effect aid when the said levied again and payable, the some due and patitled to theof the first and year first and y	DOLLAR and extension of time of the second
	or value received, with interest agment waived by all partie No. NOW, If so part, its together with the aball be wholly sum or sums of if the taxes and issee, or any part of said sum and option of the holl option of the holl	sid part. Vof the fi heirs or assigns, ie interest thereon, ac discharged and void money, or any part t assessments of every thereof, are not paid sums, and interest t ider hereof, and said IN WI	per cent per set payable irst part shall pay , said sum of more coording to the tit; and otherwise hereof, or any in nature which are I when the same hereon, shall and part	or cause to be paid to be in the above descrems and tenor of the shall remain in full for terest thereon, is not por may be assessed ar are by law made due at by these presents become part shall be ended to be assessed and the shall remain in the shall be ended to be shall remain in the shall be ended to be shall remain in the shall be ended to be s	notice of dishonor Ye Slau hter said part. Y ribed note e same, then to be same, then to be and effect aid when the said levied again and payable, the some due and patitled to theof the first and year first and y	DOLLAR and extension of time of the second
· · · · · · · · · · · · · · · · · · ·	One The control of the holo of the holo of the holo option of the hole option opt	sid part. Vof the fi heirs or assigns, ie interest thereon, ac discharged and void money, or any part t assessments of every thereof, are not paid sums, and interest t ider hereof, and said IN WI	per cent per set payable irst part shall pay , said sum of more coording to the tit; and otherwise hereof, or any in nature which are I when the same hereon, shall and part	or cause to be paid to be in the above descrems and tenor of the shall remain in full for terest thereon, is not por may be assessed ar are by law made due at by these presents become part shall be ended to be assessed and the shall remain in the shall be ended to be shall remain in the shall be ended to be shall remain in the shall be ended to be s	notice of dishonor Ye Slau hter said part. Y ribed note e same, then to be same, then to be and effect aid when the said levied again and payable, the some due and patitled to theof the first and year first and y	DOLLAR and extension of time of the second
Shares	or value received, with intersyment waived by all parties to part, 1ts together with the shall be wholly sum or sums of if the taxes and isses, or any part of said sum and option of the holes and premises.	sid part. Vof the fi	per cent persent payable irst part shall pay , said sum of more coording to the t ; and otherwise hereof, or any in nature which are I when the same hereon, shall and part	or cause to be paid to be in the above descrems and tenor of the shall remain in full for terest thereon, is not por may be assessed ar are by law made due at by these presents become part shall be ended to be assessed and the shall remain in the shall be ended to be shall remain in the shall be ended to be shall remain in the shall be ended to be s	notice of dishonor Ye Slau hter said part. Y ribed note e same, then to be same, then to be and effect aid when the said levied again and payable, the some due and patitled to theof the first and year first and y	DOLLAR and extension of time of the second
STATE OF KANSAS Shawnee COUNTY, ss.	or value received, with inter- lyment waived by all partie NOW, If as part, 1ts together with the shall be wholly sum or sums of if the taxes and ises, or any part of said sum and option of the hole shid premises.	rest after date at 10 to this note. Interest after date at 10 to this note. Interest thereon, ac discharged and void money, or any part to assessment of every thereof, are not paid sums, and interest tider hereof, and said IN WI hereu	per cent per set payable set set payable s	annum, protest, presentment. Semmi - Armusli L. A. or cause to be paid to the paid to be paid to b	notice of dishonor. Slau hter Said part. said part. ibed note	DOLLAR and extension of time of the second
BE IT REMEMBERED, That on this 12th day of May A. D. 19 53 before me, the	One 5) or value received, with inter- ayment waived by all partie No. Du NOW, If as part, its together with the shall be wholly sum or sums of if the taxes and ises, or any part of said sum and option of the hole said premises. STATE OF KANE BE IT REME	rest after date at so this note. Interest after date at interest so this note. Interest so this note. Interest so the so this note. Interest thereon, ac discharged and void money, or any part thereof, are not paid sums, and interest tider hereof, and said IN WI hereus so the solution of the solution o	per cent per set payable irst part shall pay , said sum of more t; and otherwise hereof, or any in ature which are I when the same hereon, shall and part	annum, protest, presentment. Semmi - Armusli L. A. or cause to be paid to ey in the above descrems and tenor of the shall remain in full for terest thereon, is not p or may be assessed ar are by law made due a by these presents bec- econd part shall be er EOF, The said part. Y. . hand, the day L. A. COUNTY, ss. of May	notice of dishonor. Slau hter Slau hter said part. ibed note	DOLLAR and extension of time of the second
BE IT REMEMBERED, That on this 12th day of May A. D. 19 53 before me, the understated, a. Notary Public in and for the Country of State of	or value received, with inter- lyment waived by all partie NOW, If as part, 1ts together with the shall be wholly sum or sums of if the taxes and ises, or any part of said sum and option of the hole shid premises. STATE OF KANIBE IT REME	and part. Y	per cent per set payable irst part shall pay , said sum of more coording to the coording to the same which are when the same hereon, shall and part	annum, protest, presentment. Semmi - Armusli L. A. or cause to be paid to the shall remain in full for the shall be as a see that the shall be end to the	notice of dishonor. Slau hter Slau hter said part. ibed note	DOLLAR and extension of time of the second
BE IT REMEMBERED, That on this 12th day of May A. D. 19 53 before me, the mderdities, a Notary Public in and for the County and State	One 5) or value received, with inter- ayment waived by all partie No. Du NOW, If as part, its together with the shall be wholly sum or sums of if the taxes and ises, or any part of said sum and option of the hole said premises. STATE OF KANE BE IT REME	and part. Yof the first or assigns, the interest thereon, as discharged and void money, or any part thereof, are not paid sums, and interest the interest the interest the interest the interest that the interest the interest that in the intere	per cent per set payable irst part shall pay , said sum of more coording to the tit; and otherwise hereof, or any in nature which are when the same hereon, shall and part	annum, protest, presentment. Setumi - Annuall L. A. or cause to be paid to tey in the above descrema and tenor of the shall remain in full terest thereon, is not p or may be assessed are by law made due a by these presents bec- econd part shall be en EOF, The said part. X. A. hand, the day L. A. A. A. COUNTY, sa. of May	notice of dishonor. Slau hter Slau hter said part. J. Tibed note	DOLLAR and extension of time of the second mentioned, hese presents. But if said arms is due, or ist said premiers the whole bayable at the possession of part ha. Substituting the property of the second part ha. Substituting the property of the second part ha. Substituting the second part ha. Sub
BE IT REMEMBERED, That on this 12th day of May A. D. 19 53 before me, the moderatives, a Notary Public in and for the County and State in and for the County and State in a No. 18 personally known to me to be the same person.	or value received, with inter- ayment waived by all partic NOW, If se part, its together with its shall be wholly sum or sums of if the taxes and ises, or any part of said sum and option of the hole said premises. STATE OF KANI BE IT REME	ato this note. Interest after date at a to this note. Interest and part. Y	per cent per set payable per tent payable irst part shall pay , said sum of more cording to the ; and otherwise hereof, or any in nature which are le when the same hereon, shall and part	annum, protest, presentment, Setumi - Annuall L. A. Tor cause to be paid to see in the above descrems and tenor of the shall remain in full for terest thereon, is not por may be assessed are by law made due a laby these presents become part shall be end by these presents become part shall be end, the day L. A. COUNTY, sa. COUNTY, sa. of May	notice of dishonor Ye Slau hter Slau hter said part. N The note and effect aid when the said levied agair and payable, thome due and partitled to the common of the first and year	DOLLAR and extension of time of the second
BE IT REMEMBERED, That on this 12th day of May A. D. 19 53 before me, the underdicate, a Notary Public in and for the County and State in and S	or value received, with intersyment waived by all parties of the syment waived by all parties of the syment with the shall be wholly sum or sums of if the taxes and isses, or any part of said sum and option of the hole and premises. STATE OF KANIBE IT REME understhinds, a symmetry of the symmetry of the said premises.	sto this note. Interest after date at a to this note. Interest thereon, a discharged and void money, or any part thereof, are not paid sums, and interest thereof, and said IN WI hereof. BAS. Show MBERED, That on this Notary Put L. A. Slaught who 1s persons ment of writing persons ment of writing and sums to the persons when the persons ment of writing and sums to the persons when the persons were t	per cent persent payable irst part shall pay said sum of more cording to the t ; and otherwise hereof, or any in nature which are I when the same hereon, shall and part	or cause to be paid to lever in the above descerns and tenor of the shall remain in full force terest thereon, is not por may be assessed are by law made due at by these presents become part shall be ended to be a shall be ended	notice of dishonor. Slau hter S	DOLLAR and extension of time of the second
BE IT REMEMBERED, That on this 12th day of May A. D. 19 53 before me, the underdicate, a Notary Public in and for the County and State in a	or value received, with intersyment waived by all parties of the syment waived by all parties of the syment with the shall be wholly sum or sums of if the taxes and isses, or any part of said sum and option of the hole and premises. STATE OF KANIBE IT REME understhinds, a symmetry of the symmetry of the said premises.	sid part. Vof the final part. S. of the sort after date at a to this note. Interest thereon, as discharged and void money, or any part thereof, are not paid sums, and interest thereof, are not paid sums, and interest tider hereof, and said IN WI hereof BAS. Show MBERED, That on this Notary Put L. A. Slaught Was 1s persons ment of writing, and suf in TESTIMONY who day and year last as the first work and year last as the start was not and year last as the start was not any put the day and year last as the start was not any put the day and year last as the start was not any put	per cent persent payable irst part shall pay said sum of more cording to the t ; and otherwise hereof, or any in nature which are I when the same hereon, shall and part	or cause to be paid to lever in the above descerns and tenor of the shall remain in full force terest thereon, is not por may be assessed are by law made due at by these presents become part shall be ended to be a shall be ended	notice of dishonor. Slau hter S	DOLLAR and extension of time of the second
BE IT REMEMBERED, That on this 12th day of May A. D. 19 53 before me, the understated, a Notary Public in and for the County and State in and S	or value received, with inter- long and particular to the same of the same option of the long of the same option option of the same option opt	sid part. Vof the final part. S. of the sort after date at a to this note. Interest thereon, as discharged and void money, or any part thereof, are not paid sums, and interest thereof, are not paid sums, and interest tider hereof, and said IN WI hereof BAS. Show MBERED, That on this Notary Put L. A. Slaught Was 1s persons ment of writing, and suf in TESTIMONY who day and year last as the first work and year last as the start was not and year last as the start was not any put the day and year last as the start was not any put the day and year last as the start was not any put	per cent persent payable irst part shall pay said sum of more cording to the t ; and otherwise hereof, or any in nature which are I when the same hereon, shall and part	or cause to be paid to lever in the above descerns and tenor of the shall remain in full force terest thereon, is not por may be assessed are by law made due at by these presents become part shall be ended to be a shall be ended	notice of dishonor. Slau hter S	DOLLAR and extension of time of the second

/

Rose of Donds By Die No at 15 15