	IN IN STATIONERY CO-
N Sugar	Indenture, Made this22dday of
between	B. Puckett and Ruby X. Puckett, his wife,
andarinin	wranas
	of the first part, and
part.	
	seven Hundred Fifty (\$8,750.00)- 4
	the second and s
part 188  of the second part.    Winnesseth, that the sold part. 188  of the first part, in consideration of the sum of    Sighty-seven Hundred Fifty (\$8,750.00).	
less wance,	the Set Forty (40) Fest, of Lot Four (4) in Block Three (3) in Sout
•	(Also known as 1921, Kentucky Street, -Lewrence, Kenses.) -
	the state of the second s
a star	δ
. D	
	the second s
1.4.4	the second s
	e appurtenances and all the estate, title and interest of the said part. Losof the first p
laim thereto.	mines above granted, and selzed of a good and indefeasible estate of inheritence therein, free'and clear of all incu- and that "th OV" will operant and defead the same against all parties making, law pred between the parties herein that the part. 100, of the first part hall at all times during the life of this hot
laim thereto.	
laim thereto: pay all taxes y will specified and of indir le of to keep d the amount te of payment 28,750.00 	and that they will upream and detaild the same against all parties making law preed between the parties hereto that the part $\Delta IB_{-}Of$ the first part hall at all times during the life of this indu- name. This may be leved or sensed against side real estate when the same becomes due and payable, and that, buildings upon said real extra insured gainst fire and tornado in such sum and by such insurance company as ah of the part LBB_ of the second gain, a first fire any made payable to the part LBB of the second part to the set insured as herein provides, then the part $\Delta IB_{-}$ of the second participate part is the same become due and set insured as herein provides, then the part $\Delta IB_{-}$ of the second participate part is the set insured as therein provides (then the part $\Delta IB_{-}$ of the second participate part and the set insured as at the rate of IO's from repaid.
aim thereto. pay all taxes y will specified and of <u>LINET</u> . before to keep and the second and and the second bollars.	and then they will upgrain and detaild the same against all parties making law pred between the parties hereto that the part. $\Delta t \oplus$ of the tirst part hall at all times during the life of this independence of the parties between the parties hereto that the part. $\Delta t \oplus$ of the tirst part hall at all times during the life of this independence on a sid real extra forwards on the same become due and payable, and that building upon aid real extra forwards for and the parties the rank of the scond by such invariance company as ah of the sevent that said part. $\Delta t \oplus$ the fort $\Delta t \oplus$ the same hard payable to the part $\Delta t \oplus$ of the second participation of the second participation of the second participation of the second participation of the second part of the seco
ain thereto. , pay all taxes y will : specified and ofthair le or to keep all arount all ar	and that they will regretar and detaild the same against all parties making law great between the parties hereto that the part. $10^{\circ}$ of the first part hall at all times during the life of this ind mean iffat may be levied or assessed against said real estate when the same becomes due and payable, and that yielding upon and real real estate when the same becomes due and payable. The base is invert against said real estate when the same becomes due and payable. The base is the same that all part 150. If the first part shall fail to pay such taxes when the same become due and payable to the part 150. If the first part shall fail to pay such taxes when the same become due and is herein provided, then the part 150. If the first part shall fail to pay such taxes when the same become due and a base of the indebtedness, secured by this indenture, and shall beer interest at the rate of 10% from repaid. Interest at mortgage to sectre the payment of the sum of
aim thereto. pay all taxes period and of <u>their</u> specified and of <u>their</u> aft, 750.000 <b>DOLLAPS</b> . <b>DOLLAPS</b> . of the second which are of the second which are of the second which are lift discharged, on said areal dings on said	and thet they will uprrain and detaild the same against all parties making law pred between the parties hereto that the part. $100^{\circ}$ of the first part hall at all times during the till of this independence on the law of the law of the parties in and the parties the parties in the time and by such invarious company as an uniform one said real extra times during the time time against fire mark times do in such taw of the same become due and payable, and that uniform used of the second part, block of the second part, block of the times the part time times and by such invarious company as an distribution of the second part, block of the time time times the same become due and be the second part of the second part, block of the times the time times the same become due and the investor that sated part. 108. Of the first part shall participary pay and taxes and invariance, or shall be compared with independence and shall beer interest at the rate of 10% from repaid. And the internet of the indeptedness, secured by this indenture, and shall beer interest at the rate of 10% from repaid. Internet of the terms of the indeptedness, secured by this indenture, and shall beer interest at the rate of 10% from repaid. Internet of the terms of the indeptedness, secured by this indenture, and shall beer interest at the rate of 10% from repaid. Internet accounts written obligation. To the payment of said sum of money, executed on the same according to the terms of the disk to accur any sum or sums of more sum or sums of more secure and shall be to the secure of any sum of sums of more free secure at the said block of the secure and shall be to secure any sum or sums of more and the solid pay to any payments be and as the total secure and shall be to secure any sum of sums of more free secure at the same become due and payable, or the same secure at the same become due same secure at the same become and pay be there are secure at the same become due and payable, or if the invariance with interest thereany, as herein part of the
ain thereto. pay all taxes y will - specified and of specified and of specified and of bother and powerst bothers	and then they will upgrain and detend the same against all parties making law great between the parties hereto that the part. $100^{\circ}$ will upgrain and detend the same against all parties making law great between the parties hereto that the part. $100^{\circ}$ of the tirst part hall at all times during the tille of this individual upon acid real extreme insured against fire and ternsde in tork turn and by with means and payable, and that building upon acid real extreme insured against fire and ternsde in tork turn and by with means and payable, and that building upon acid real extreme insured against fire and ternsde in tork turn and by with means and payable, and that building upon acid real extreme insured against fire and ternsde in tork turn and by with means and payable, and that is a term instructed the tare bare for the tare bare for the tare bare is provided. Then he part 1000^{\circ}, or the tare and insures or an all become a part of the indebtedness, secured by this indenture, and abail bear interest at the rate of 10% from repaid.
ain thereto: pay all same y will - specified and y will - to or to kerr the or to kerr and the amount to of payment all a, 750.00 	and thet they will upream and detend the same against all parties making law pred between the parties hereto that the part. $\Delta B = 0$ the tirt part hall at all times during the tilte of this independence on the parties hereto that the part. $\Delta B = 0$ the tirt part hall at all times during the tilte of this independence on a side real estate when the same becomes due and payable, and that will up part $\Delta B = 0$ the estimate and by work inverses depanding upon and real extra forwards for and to be seen and by work inverses duppendence of the second part. The same there are the target then the part table fail to be the same become due and by work inverses company as and the avent that said part. $10B = 0$ the first part hall fail to be the same become due and by work the target herein provided then the part $\Delta B = 0$ the terms of $200^{\circ}$ from the second part. The same there are of 10% from repaid.
aim thereto. pay all taxes y will a specified and ofInal becified and ofInal becified and ofInal becified and and pollARS. DOLLAR	and that $\frac{1}{10}$ will upgrain and detaild the same against all parties making law gread between the parties hereto that the part. $\frac{1}{10}$ $E_{-}$ of the first part hall at all times during the life of this indu- ment lifts may be levide of avaisated against fire and terms when the tarm becomes due and psyable, and then building upon aid real extre insured against fire and terms the interpart part in the insurence company as an in the part 10.8. Of the second part, the loss, if any, made psyable to the part 10.8. Of the second part, to the all become a part of the indebtedness, secured by this indenture, and shall beer interest at the rate of 10% from repaid.
aim thereto. pay all taxes yr will specified and of <u>LIMAT</u> . is or to keep and the amount as 2,75000 as 2,75000 of the second weeked by the on taxit areal on said areal dilage on said come absolute this indenture be lawful for the improve- range the second weeked by the specified and all spectrements. (SEAL)	and thet $\frac{1}{10}$ will upgrain and detend the same against all parties making law pred between the parties hereto that the part. $\frac{1}{10}$ $E_{-}$ of the first part hall at all times during the life of this indu- parts between the parties hereto that the part. $\frac{1}{10}$ $E_{-}$ of the first part hall at all times during the life of this indu- parts between the parties hereto that the part. $\frac{1}{10}$ $E_{-}$ of the first part hall at all times during the life of this indu- ment filter may be level of a vasced against file and termsde in such sum and by such insurance company as an indu- of the second part, the loss. If any, made paylets to the part 100. Of the iscond part, to the all become a part of the indebtedness, secured by this indenture, and abail beer interest at the rate of 10% from repaid. EANI is intended as a mortgage to sector the payment of the sum of $EE(s, 5V - 0.0VB)$ HUNDED 716 at the terms of
aim thereto. pay all taxes y will a specified and ofIMAIT. is or to keep and the amount set of payment 283,755.00 DOLLARS. DOLLARS. of the second weeked by the is the event y dislamged. on said real diag to maid and the improvement this indenture be lewful for the improvement the improvement the improvement the improvement is larger and is larger and	and thet they will upream and details the same against all parties making law great between the parties hereto that the part. All 0 of the first part hall at all times during the till of this independence on the parties hereto that the part. All 0 of the first part hall at all times during the till of this independence on a side and exceed against fire and tomade in nut same becomes due and payable, and that building upon aid real exters insured against fire and tomade in nut same becomes due and payable, and that the part. All 0 of the first part shall fail to pay tork taxas due to the part by two the mean part of the second part, building then have not here in part of the second part, building then the part of the second part, building then the part of the second part, building then the part of the second part, building the part 10 fle. Of the first part shall fail to pay tork taxas due to the rate and become due and all become a part of the indebtedness, secured by this lodenture, and shall beer interest at the rate of 10% from repaid. The second part to pay for any insurance or to discharge any taxes with interest thereon, as herein provided to the second part to pay for any insurance or to discharge any taxes with interest thereon, as herein part of the indebtednes. The insurance or to discharge any taxes with interest thereon, as herein part of the there part that hall to pay the same as perovided in the sold and therefore. The second part to pay for any insurance or to discharge any taxes with interest thereon, or if the area there to any part there of any colligation contained therefor. If the sold part and the sold the sold all for the sold all for the sold all to the the colligation contained there are made by the part of the sold all the or the sold all to the colligation contained there are and there are part of the second part. The sold are not be part of the source and there are collic
aim thereto. pay all taxes y will a specified and of <u>LIMIT</u> . is or to keep and the amount add a 200 and boolLARS. OULLARS. of the second weeked by the is the event y disharged. on said real diagon said come absolute this indenture be lawful for the improve- rough and all spresensitives, day and year (SEAL)	and thet they will upream and details the same against all parties making law great between the parties hereto that the part. All 0 of the first part hall at all times during the till of this independence on the parties hereto that the part. All 0 of the first part hall at all times during the till of this independence on a side and exceed against fire and tomade in nut same becomes due and payable, and that building upon aid real exters insured against fire and tomade in nut same becomes due and payable, and that the part. All 0 of the first part shall fail to pay tork taxas due to the part by two the mean part of the second part, building then have not here in part of the second part, building then the part of the second part, building then the part of the second part, building then the part of the second part, building the part 10 fle. Of the first part shall fail to pay tork taxas due to the rate and become due and all become a part of the indebtedness, secured by this lodenture, and shall beer interest at the rate of 10% from repaid. The second part to pay for any insurance or to discharge any taxes with interest thereon, as herein provided to the second part to pay for any insurance or to discharge any taxes with interest thereon, as herein part of the indebtednes. The insurance or to discharge any taxes with interest thereon, as herein part of the there part that hall to pay the same as perovided in the sold and therefore. The second part to pay for any insurance or to discharge any taxes with interest thereon, or if the area there to any part there of any colligation contained therefor. If the sold part and the sold the sold all for the sold all for the sold all to the the colligation contained there are made by the part of the sold all the or the sold all to the colligation contained there are and there are part of the second part. The sold are not be part of the source and there are collic
aim thereto. pay all taxes y will a specified and ofIMAIT. is or to keep and the amount set of payment 283,755.00 DOLLARS. DOLLARS. of the second weeked by the is the event y dislamged. on said real diag to maid and the improvement this indenture be lewful for the improvement the improvement the improvement the improvement is larger and is larger and	and thet they will upream and details the same against all parties making law great between the parties hereto that the part. All 0 of the first part hall at all times during the till of this independence on the parties hereto that the part. All 0 of the first part hall at all times during the till of this independence on a side and exceed against fire and tomade in nut same becomes due and payable, and that building upon aid real exters insured against fire and tomade in nut same becomes due and payable, and that the part. All 0 of the first part shall fail to pay tork taxas due to the part by two the mean part of the second part, building then have not here in part of the second part, building then the part of the second part, building then the part of the second part, building then the part of the second part, building the part 10 fle. Of the first part shall fail to pay tork taxas due to the rate and become due and all become a part of the indebtedness, secured by this lodenture, and shall beer interest at the rate of 10% from repaid. The second part to pay for any insurance or to discharge any taxes with interest thereon, as herein provided to the second part to pay for any insurance or to discharge any taxes with interest thereon, as herein part of the indebtednes. The insurance or to discharge any taxes with interest thereon, as herein part of the there part that hall to pay the same as perovided in the sold and therefore. The second part to pay for any insurance or to discharge any taxes with interest thereon, or if the area there to any part there of any colligation contained therefor. If the sold part and the sold the sold all for the sold all for the sold all to the the colligation contained there are made by the part of the sold all the or the sold all to the colligation contained there are and there are part of the second part. The sold are not be part of the source and there are collic

· · ??

5

1

1.1 A.

32