× 5.

-

1. 160 de

	(Ontober 6)
This Indenture, Made this 30th. day Gary L. Elston and Linda R. Elston, his wif	e
f Eudora	
parties of the first part, and Kaw Valley State Ban	and State of Kansas
	part. Y of the second part.
Witnesseth, that the said part ies of the first part, in ine thousand & no/100	consideration of the sum of
o them duly paid, the receipt of whi	DOLLAR
	ch is hereby acknowledged, ha
his indenture doGRANT, BARGAIN, SELL and MORT ollowing described real estate situated and being in	GAGE to the said part
Cansas, to-wit:	the County of
The North Sixty-eight (68) feet and Eig tract: Beginning at a point Twenty (20 of the Southwest corner of the South Ee Township Thirteen (13), Range Twenty (2 rods, thence South Two Hundred (200) fe thence North Two Hundred (200) feet to the existing utility easements and rest	ast Quarter of Section Six (6), 20), thence running Fast Eighteen (18) set, thence West Eighteen (18) rods.
and the second	
	a
·e,	· · · · · · · · · · · · · · · · · · ·
with the appurtenances and all the estate, title and interes	
and that they will warrant and	defend the same against all parties making lawful claim thereto.
	sert shall at all simon duction in the terms of the second
nd assessments that may be levied or assessed against said real estate when t tep the buildings upon said real estate insured against fire and tornado in su rected by the part J of the second part, the loss, if any, made payable terest. And in the event that said part	part shall at all times during the life of this indenture, pay all taxes
In assessments that may be levied or assessed against said real estate when the the buildings upon said real estate innured against fire and torrado in so rected by the part \mathcal{Y} of the estate innured against fire and torrado in so rected by the part \mathcal{Y} in the loss, if any, made payable treats, and in the event that also the part $\mathcal{R}^{(1)}$. The box is the second that also part $\mathcal{R}^{(1)}$, the loss, if any, of the second part $\mathcal{R}^{(1)}$, the loss, if any, of the second part $\mathcal{R}^{(1)}$, the loss, if any of the second part $\mathcal{R}^{(1)}$ is the loss of the second part $\mathcal{R}^{(1)}$ is the loss of the line of the second part $\mathcal{R}^{(1)}$ is the loss of the second part $\mathcal{R}^{(1)}$ is the line of the loss of the line of the loss of the line of the loss of the line of	art shall as all times during the life of this indenture, pay all tases the same becomes due and payable, and that they Will of turn and by such insurance company as shall be specified and to the part \mathcal{Y}_{-} of the incomed part for the extent of its part marks when the same become due and payable or to keep part the same share the same become due and payable or to keep the same share the same become due and the amount of shall bear interest as the rays of 10% from the due of payment of shall bear interest as the rays of 10% from the due of payment
The assessments that may be levied or assessed against is and tead estate when the perite buildings upon aid credit estate insured against fire and torrado in sortexted by the part \mathcal{Y}_{-} of the second part, the loss, if any, made payable terest. And in the event that alid part \mathcal{C}^{S}_{-} of the first part shall fail to payable paid have been approximately the indebtedness, secured by this indenture, and the present is intended as a mortgage to secure the payment of the sum of Nine thousand & no/100	art shall at all times during the life of this indenture, pay all taxes the same becomes due and payable, and that they Will to the part. Y . Such insurance company as shall be specified and to the part. Y . Of the second part to the extent of its y such taxes when the same become due and payable or to keep I part may pay said taxes and insurance, or either, and the amount nd shall bear interest at the rate of 10% from the date of payment of
No assessments that may be levied or assessed against is and test evidence when the buildings upon said create insured against fire and torrado in surfaces that the event that said part \mathcal{S}_{-} of the second page, the loss if any, made payable tests had in the event that said part \mathcal{S}_{-} of the first part thall fail to payable tests had in the event that said part \mathcal{S}_{-} of the second the indeptedness, secured by this indenture, at this fully repaid. THIS GRANT is intended as a mortgage to secure the payment of the sum of Nine thousand & no/100	ard shall at all times during the life of this indenture, pay all tases the same becomes due and payable, and that the Will for turn and by such insurance company as inall be specified and to the part Y . Of the second part to the extent of its youth tases when the same become due and payable or to keep part may pay said tases and insurance, or either, and the amount of a state of the second of the second due and the advect part may pay said tases and insurance, or either, and the amount of a state of the second of the second due and the second of the second of the second on the second of the second of the second of the second on the second of the sec
No assessments that may be levied or assessed against is and test enter when the buildings upon said create insured against fice and torrado in surfaced by the part \mathcal{Y} of the second part, the loss, if any, made payable iteration. And the event that said part \mathcal{S}_{-} of the first part shall fail to payable iteration and the event that said part \mathcal{S}_{-} of the first part shall fail to payable prior the loss, if any, made payable prior the loss of the first part shall fail to payable prior the event that said part \mathcal{S}_{-} of the second prior the event that said part \mathcal{S}_{-} of the second part of the indebted ness, secure the payment of the same \mathcal{S}_{-} of the second part to pay for any imprace or to discharge the payment is indeptude to the terms of said obligation if part \mathcal{S}_{-} of the second part to pay for any imprace or to discharge the part, with all interest according to the terms of said obligation if part \mathcal{S}_{-} of the second part to pay for any imprace or to discharge to discharge the part \mathcal{S}_{-} of the second part to pay for any imprace or to discharge the second part to pay for any imprace or to discharge the second part to pay for any imprace or to discharge the second part to pay for any imprace or to discharge the second part to pay for any imprace or to discharge the second part to pay for any imprace or to discharge the second part to pay for any imprace or to discharge the second part to pay for any imprace or to discharge the second part to pay for any imprace or to discharge the second part to pay for any imprace or to discharge the second part to pay for any imprace or to discharge the second part to pay for any imprace or to discharge the second part to pay for any imprace or to discharge the second part to pay for any imprace or to discharge the second part to pay for any imprace or to discharge the second part to pay for any imprace or to dis	ard shall at all times during the life of this indenture, pay all taxes the same becomes due and payable, and that the Will for the sum and by such insurance company as shall be specified and to the part <u>y</u> . Of the second part to the extent of its y such taxes when the same become due and payable or to keep part may pay said taxes and insurance, or either, and the amount of <u>become</u> and the same become due and payable or to keep of <u>company</u> and taxes and insurance, or either, and the amount of <u>company</u> and the same of 10% from the date of payment of <u>company</u> and the same of the second on the <u>source</u> of the second and also to secure any sum or sums of money advanced by the sum taxes with taxes to be source of the second
No assessments that may be levied or assessed against is and torsado in survey of the buildings upon said create insurved against fice and torsado in survey of the vest of the second paget, the loss, if any, made payable iterast. And in the event that said part $\leq \infty$ of the first part shall fail to payable iterast. And in the event that said part $\leq \infty$ of the first part shall fail to payable paids the event that said part $\leq \infty$ of the first part shall fail to payable paids that become a part of the indebtedness, secured by this indenture, ar this GRANT is intended as a moritgage to secure the payment of the survey of NING RANT is intended as a moritgage to secure the payment of the survey of October 1963, and by its ret, with all interest accruing thereon according to the terms of said obligation if part $\frac{1}{2}$ of the second part to pay for any insurance or to discharge at said part $\frac{1}{28}$ of the first part light for the same as provided to the	art shall at all times during the life of this indenture, pay all taxes the same becomes due and payable, and that the Will for the sum and by such insurance company as inall be specified and to the part <u>y</u> . Of the second part to the extent of its y such taxes when the same become due and payable or to keep part may pay said taxes and insurance, or either, and the amount of <u>second</u> and the same become due and payable or to keep of <u>second</u> and the second due and the second of <u>second</u> and the second of the second of the second and also to secure any sum or sums of money advanced by the any taxes with interest thereon as herein provided, in the event in this indenture.
The assessments that may be levied or assessed against is and torsado in successful upon said created says the against file and torsado in successful by the part \mathcal{Y} of the second part, the loss, if any, made payable reset. And in the event that said part \mathcal{Y} of the first part thall fail to payable part by the part \mathcal{Y} of the second part is second by this indenture, ar till full presid. This forkANT is intended as a mortgage to secure the payment of the second part to pay the box of the first part \mathcal{Y} of the second part THIS GRANT is intended as a mortgage to secure the payment of the sum of NINE thousand & no/100	art shall at all times during the life of this indenture, pay all tases the same becomes due and payable, and that they Will to the part y
No assessments that may be levied or assessed against is and test enter when the buildings upon said created against if is and torrado in survey of the second part. If the loss, if any, made payable rests And in the event that said part X'' of the first part that fail to payable rest. And in the event that said part X''' of the second part in the part $X''''''''''''''''''''''''''''''''''''$	ard shall at all times during the life of this indenture, pay all tases the same becomes due and payable, and that $they Will and the same discussion of the second part to the same discussion of the same d$
No assessments that may be levied or assessed against its and test events when the buildings upon said created against its and torrado in survey of the test in survey against its and torrado in survey and the versit had in the second part. If the loss, if any, made payable reset. And in the event that said part of the first part thall fail to payable pairs insured as herein provided, then the part Y. of the second part is had become a part of the indebtedness, secured by this indenture, at this full to the transmitter of the second part to pay the second part to pay for any insured as the first part of the second part to pay for any insured as part of the second part to pay for any insured to the terms of the second part to pay for any insured to the displayed the constraint of the second part to pay for any insured to the displayed at the constraint of the second part to pay for any insured to the displayed at the payments are not paid when the same become due and payable or the second part there of nay obligation. The second part to pay for any insured to the internation of the second part to pay for any insured to the internation of the second part there of any obligation of the second part to pay are now, or if was is a com of a set are not paid when the same become due and payable or if the intrusted at state are not here in such payments or any part thereof or any obligation or take when a mediately mature and become due and payable or the topion is said part. Y. of the second part and all of the obligations provided for given, thall intermediately mature and become pay there are rest, we are now, or if was is a com or in the manner precision of the manner precision in the manner precision of parks are here. If max is a com in the manner precision of the industry mature and become due and payable or if the manner precision is there on intermating unpaid, and all of the obligations provided for given, thall intermediately mature and become the and the manner precision in the manner precision the manne	art shall at all times during the life of this indenture, pay all tases the same becomes due and payable, and that the VM Will for turn and by such insurance company as inall be specified and to the part <u>Y</u> of the second part to the extent of its youth tases when the same become due and payable or to keep part may pay said tases and insurance, or either, and the amount of and shall beat interest at the rate of 10% from the date of payment of <u>DOLLARS</u> , ent of said sum of money, executed on the <u>30th</u> . <u>Arran made payable to the part <u>Y</u> of the second n and also to secure any sum or sums of money advanced by the any taxes with interest thereon as herein provided, in the event in this indenture, perified, and the obligation contained therein fully discharged is is not kept up, as provided herein, or if the buildings on said read there hered, without notice, and it shall be lower shall be to state hereof, without notice, and it shall be lawful to take possession of the said premise and it has indenture to collect the rents and beeriss acruing thereforg, and to to take possession of the said premise and all the improve- to collect the rents and beeriss acruing thereforg, and to end charges incident thereto, and the overplus, if any there be, it i pen.</u>
No assessments that may be levied or assessed against is and test enter when the buildings upon said created against if is and torrado in survey of the second part. If the loss, if any, made payable rests And in the event that said part X'' of the first part that fail to payable rest. And in the event that said part X''' of the second part in the part $X''''''''''''''''''''''''''''''''''''$	ard shall at all times during the life of this indenture, pay all taxes the same becomes due and payable, and that the Will Will to the sum of by such insurance company as shall be specified and to the part Y . If the second due to the extent of its y such taxes when the same become due and payable or to keep part may pay said taxes and insurance, or either, and the amount of shall be superiod to the extent of the second due to the payable or to keep or the second the second due to the payable or to keep or the second t
No assessments that may be levied or assessed against its and test events of the obligation upon said created against its and torrado in survey the bost of the second part. If on the versit had in the event that said part \underline{X} of the second part, it is not the second to the first part that fail to pay bable series. And in the event that said part \underline{X} of the second part \underline{Y} of the second the induction set. Second the first part that fail to pay bable second to the first part that fail to pay bable second to the first part that fail to pay bable second to the first part that fail to pay bable second to the second part to pay for any insurance or to discharge at said part \underline{S} of the second part to pay the same as provided And this conveyners that be void if such payments be made as herein as default be made in such payments as thered or pay abble, or if the insurance all estate are not kept in as good repart as thered or any obligation or said pay the same meaning upricid and all of the ecliphotic provided for given, thall is mean remaining upricid and pay thereas, together with the costs is the second part in thereas in the uprice in the second part thereas the second part thereas the second part is the second part thereas to the second part in the second in the under the under the uprice of the second part is thereas thereas thereas the second part is the second part thereas to the second part thereas thereas the second part is the second the under second part thereas thereas thereas the second part the secon	ard shall at all times during the life of this indenture, pay all tases the same becomes due and payable, and that $they Will and the same distribution of the second part to the skill be specified andto the part \underline{Y} of the second part to the extent of 1.5 with tasks when the same become due and payable or to keeppart may pay said tasks and insurance, or either, and the amountof the second part of the second part of the second of andand hall bear interest at the rate of 10% from the date of paymentof$
The second part X of the second part X is and by the part X of the second part X is and the version of the indeptedness, secured by this indentices and the indeptedness, secured by this indentices and the indeptedness, secured by this indentices and indeptedness. Secure the payment of the second part THIS GRANT is intended as a mortgage to secure the payment of the second part THIS GRANT is intended as a mortgage to secure the payment of the second the three the theorem of the second part X is a second by this indentices and X is the second part X is a second part X of the second part is and part X of the second part is and part X of the second part is payment of the three theorem of the second part is payment of the second part is payment of the second part theorem of payles are payles and part X of the second part to pay for any insurance or to discharge at aid part X of the first part shall fail to pay the same as provided. And this conveynce shall be void if such payments be made as herein as default be made in such payments or any part thereof or any obligation of the second part and pay at these of any obligation of the second part and all of the calligations provided for given, shall immediately mature and become due and payable at the option shows present as the second part thereof or any obligation of the second part is and part X is the second part thereof or any compositions of the same as provided of the which is conveynce shall be void if such payments be made as herein as default be made in such payments or any part thereof or any obligation of the second part is and part thereof or any obligation of the second part is and part X is the second part is thereof on the manner provided by the part X is thereof in the second part is thereof on the number of principal and increaset, together with the cost is the there and provides of the payment thereof or any part thereof, in the manner provided by the part \hat{L} is prove written.	art shall at all times during the life of this indenture, pay all tases the same becomes due and payable, and that they Will to the sum and by such insurance company as shall be specified and to the part \mathcal{Y}_{-} of the second part for the extent of its your tases when the same become due and payable or to keep part may pay said tases and insurance, or either, and the amount of all be the steer of the second part of the second part of the second of a solution of the second of the second part of the second the second of the second the second the second of the second of the second the second the second the second the second of the second the
The assessments that may be levied or assessed against if and lesste when the building upon aid created against if is and torrado in survey the the second part of the first part of the second part of the first part that fail to payable terms that the event that aid a part of the the part of the second part is and the second part of the first part that fail to payable terms that the second part of the second part there is not part of the second part of the second part there is not payable of the second part the second part there is not payable of the second part there are not paid when the same become due and payable of the second part there are not paid when the same become due and payable of the second part there are not paid when the same become due and payable of the second part there are not paid when the same become due and payable of the terms of the second part there are not paid when the same become due and payable of the terms are become due and payable of the terms are the core the maxime are presented in the payments or any part there of a pay obligation the same the same the same are provided to the second part there are not paid when the number of part part there of a same are positive of the the same and provisions of the terms and provisions of the same the same the same the same and provisions of the terms of the same the same and provisions of the same the same the same the same the same and provisions of the same the same the same the same and provisions of the terms and provisions of the same the same the same the same the same and provisions of the same the same the same the same the same and the cores of the same same and provisions of the same the same and	ard shall at all times during the life of this indenture, pay all tases the same becomes due and payable, and that they Will to the sum and by such insurance company as shall be specified and to the part $Y_{\rm out}$ of the second part for the extent of its your tases when the same become due and payable or to keep part may pay said tases and insurance, or either, and the amount of all tases when the same become due and payable or to keep part may pay said tases and insurance, or either, and the amount of all tases when the same become due and payable or to keep part may pay said tases and insurance, or either, and the amount of all tases and all tases and all takes and the rate of 10% from the date of payment and shall be and show the moment and show the amount of money, executed on the 30 th
The assessments that may be levied or assessed against its and test state when the periter of the periter of the second part of the loss if any, made payable resets And in the event that all part \underline{V} of the second part, the loss if any, made payable resets And in the event that all part \underline{V} of the first part thall fail to payable resets And in the event that all part \underline{V} of the second part \underline{V} of the second the first part thall fail to payable resets And in the event that all the indebt denses, secured by this indenture, at this fully repaid. This GRANT is intended as a mortgage to secure the payment of the sum of NINE thousand $\underline{\ell}$ no/100	art shall at all times during the life of this indemure, pay all tases the same becomes due and psyshe, and that they Will to the part Y
The assessments that may be levied or assessed against if and lesste when the building upon aid created against if is and torrado in survey the the second part of the first part of the second part of the first part that fail to payable terms that the event that aid a part of the the part of the second part is and the second part of the first part that fail to payable terms that the second part of the second part there is not part of the second part of the second part there is not payable of the second part the second part there is not payable of the second part there are not paid when the same become due and payable of the second part there are not paid when the same become due and payable of the second part there are not paid when the same become due and payable of the second part there are not paid when the same become due and payable of the terms of the second part there are not paid when the same become due and payable of the terms are become due and payable of the terms are the core the maxime are presented in the payments or any part there of a pay obligation the same the same the same are provided to the second part there are not paid when the number of part part there of a same are positive of the the same and provisions of the terms and provisions of the same the same the same the same and provisions of the terms of the same the same and provisions of the same the same the same the same the same and provisions of the same the same the same the same and provisions of the terms and provisions of the same the same the same the same the same and provisions of the same the same the same the same the same and the cores of the same same and provisions of the same the same and	art shall at all times during the life of this indemure, pay all tases the same becomes due and psyshe, and that they Will to the part Y

8

1000

Carlos Contra