	H & S	s Indenture, Made this 19th day of January, A. D. 18 Nevada E. Clark and Walter Clark husband and wife	- I Detwee
the state of	16 1 de	Douglas County, in the State of Kansas, of the first part, and PEDPLES STATE DANK, or Lawrence at part: WITNESSETH, That said parties of the first part, in consideration	of the sum o
3, 3,		Leipt of which is hereby acknowledged, doby these presents mortgage and warrant unto said party of the second part, its successors and a	
2 de	following the state of the stat	fing described real estate, situated in the County of Douglas and State of Kansas, to wit: Sof number fifty four - (54) on Phode Island Street in the leity of Lawrence.	
de la	Signally Street		
instead	1202		
The stand	Jack		•
12 3/	1 1 1 1		
1 3	490	에 가장 하는 사람들은 사람들이 되었다. 그 사람들은 사람들은 사람들이 가장 하는 것이 되었다. 그 사람들은 사람들은 사람들은 사람들은 사람들은 사람들은 사람들은 사람들은	
red in		TO HAVE AND TO HOLD the same, together with all and singular the tenements, hereditaments and appurtenances thereunto belonging or indicate the same of the same o	
y ondouding	appert:	nining, forever. PROVIDED ALWAYS, And this instrument is made, executed and delivered upon the following conditions, to wit: Said parties of the first party of the second part in the principal aum of William Subject of the second part in the principal aum of Subject of the said parties of the first part, a according to the tenor and effect of one certain First Mortgage Note, executed and delivered by the said parties of the first part, I	part are justly Dollars, bearing date
wing is enderadered	apperts indebte payable	nining, forever. PROVIDED ALWAYS, And this instrument is made, executed and delivered upon the following conditions, to wit: Said parties of the first party of the second part in the principal sum of	part are justly Dollars, bearing date
The Chairman is indications	appertation of the same of the	nining, forever. PROVIDED ALWAYS, And this instrument is made, executed and delivered upon the following conditions, to wit: Said parties of the first provided and the provided and delivered upon the following conditions, to wit: Said parties of the first part, is according to the tenor and effect of one certain First Mortgage Note, executed and delivered by the said parties of the first part, is according to the tenor and effect of one certain First Mortgage Note, executed and delivered by the said parties of the first part, is according to the first part agree. The following the installments of interest being further evidenced by the part agree and the parties of the first part agree. To insure and the parties of the first part agree. To insure and the parties of the first part agree. To insure and the parties of the first part agree, or its assigns, any loss under such instruments of materials and payable to them according to their interest; and is forther period of this loan or any received no extension thereof in some reputable insurance to the made payable to them according to their interest; and is the parties of the said mortagee, or its assigns, any loss under such instruments to be made payable to them according to their interest; and is	part are justly Dollars, bearing date day of at the rate of intached to said oo ane apany or com- also agree
31 Flatellacions in endoradino	apperts indebt leading a payable payab	ining, forever. PROVIDED ALWAYS, And this instrument is made, executed and delivered upon the following conditions, to wit: Said parties of the first part and the said party of the second part in the principal sum of	Dollars, and day of at the rate of intached to said any or annuary or company
9 1931 Helperma is onderedine	apperts indebte sayshle sayshl	per cent. per annum, payable semi-annually, on the said ten per cent. per annum, payable semi-annually, on the said ten per cent. per annum, payable semi-annually, on the said ten per cent. per annum, payable semi-annually, on the said ten per cent. per annum after maturity, the installments of interest being further evidenced by	Dollars, Dol
12 1931 Surfaceourg is endoration	apperts indebte sayable sayabl	processing to the said party of the second part in the principal aum of	Dollars, Dol
Jan. 19 3931 State Courty is endered in	apperts indebte sayable sayabl	per cent. per annum, payable semi-annually, on the said party of the second part, on the said parties of the first part and ten per cent. per annum, payable semi-annually, on the said note appeared to the first part she said note and ten per cent. per annum after maturity, the installments of interest being further evidenced by. Interest coupons at all note and of even date therewith, and payable in like manner. Said parties of the first part agree. to ingure and keep insured the buildings on said real property against loss by fire in the sum of \$\frac{1}{2}1	part are justly Dollars, bearing date day of at the rate of the
Fecarior Jane 19 1031 Stay Courty of recording 50	apperts indebte sayable sayabl	nining, forever. PROVIDED ALWAYS, And this instrument is made, executed and delivered upon the following conditions, to wit: Said parties of the first part live in the principal sum of	part are justly Dollars, Dollars, bearing date day of at the rate of Lached to said Dollars, and Jan Jan Jan Jan Jan Jan Jan
Secretary Jane 19 1931 Stayes Country is endered in	appert indebt of the part of t	processing forever. PROVIDED ALWAYS, And this instrument is made, executed and delivered upon the following conditions, to wit: Said parties of the first part and the said party of the second part in the principal sum of	part are justly Dollars, bearing date day of at the rate of intached to said anapany or com- also agree. y in the aber y in the aber and the rate of the rate