Pf

		ISAS, DOUGLAS COUNTY, ss.
	This instrumer	nt was filed for record on the 23th day A. D., 192 4., At 11:25 A. M
	Ora E. McCulloch	Sap ELL Plan and
		Joewillman Deputy.
	Merchants Loan & Savings Bank, By By	, in the year of our Lord, one thousand ni
	THIS INDENTURE, Made this twenty-seventhday of August hundred and twenty-four between Ora E. McCulloch, a widow,	
		nd State of
	part y of the first part, andKerchants_Loan & Savings Bank,	part. y
	WITNESSETH, that the said party	
	which is berefy acknowledged, hassold, and by this indenture doGrant, Bargain, Sell a the following described real estate situated and being in the County of Douglas	and State of Kansas, to-wit:
	The East half of Lot Number One Hundred F Kentucky Street, in the City of Lawrence,	orty-eight (148) on in Douglas County . Kansas
资料的 图		
	with the appurtenances and all the estate, title and interest of the said part. Yof the first part the SDP And the mid part. Yof the first part dobereby corenant and agree that at the delivery breef the	rein. 18 19 de lavial ownerof the premies above granted, and seind of
	And the said part. Y	18 a the lawful ownerof the premises above granted, and seized of a start of the premises above granted, and seized of a start of the premises above granted.
	And the nid part. <u>Y</u> of the first part dobereby corresant and agree that at the delivery hence $\frac{800}{107}$ a good and indefeatible states is laberliance therein, free and dense of all incumbrances. and that they will varrant and defend the same acquist all parties making having their thereso. It is agreed between the parties herein that its part is of the date part shall at all times during the life of this info	1.6 sub- lawful ownerof the premises above granted, and seized of denture, pay all taxes or assessments that may be levied or assessments.
	And the mid part. $\underline{y}_{}$ the first part doberreby corrected and agree that at the delivery here $\underline{\overline{\overline{B}}} \underline{\overline{B}} \underline{\overline{B}} \underline{\overline{B}}$ a good and izedecable state is distributed terreby, free and dens of all incombranes. and that they will correct and defend the sames against all parties making level of them berts. It is a super the berteen the particle here is that is parties, and that is part hash as all times during the life of this in- grates and real states when the same become due and partiale, and that $\underline{B} \underline{B} \underline{B} \underline{B} \underline{B}$ here the building upon addr instrumes compared usual the previous and directed by the part. \underline{Y} and the scene of part, the level, if any, made paytable to the part.	Le lawful owner of the premises above granted, and which of denture, pay all taxes or assessments that may be level or assessed and the lowerd against fire and tormado in such sum and by much all taxes of the second part to the second and to the second act to the
	And the said part, $\underline{V}_{}$ of the first part dobereby correlated and gree that at the delivery hered $\frac{BP_{}}{BP_{}}$ a good and facilitative test of labering the said of the same action of the same scalar at the same scala	The lawful owner of the premises above granted, and which of denture, pay all taxes or assessments that may be levied or assessed all extate [0, our of against first and formado in such sum and by much part of the second part to the extent of 100 part of the premises fourwork to herein provided, then the
	And the said part, $\underline{Y}_{}$ of the first part doberreby corrected and fast-first the delivery heres $\underbrace{BPQ}_{}^{BPQ}$ a good and fast-firstle states (laberitance therein, free and dens of all incombinances. In a speed network to a default bere table to a special stall partie mathematic fast-fit deliver table at all times during the life of this incombines and that there will be the state state in the same become due and payable, and that $\underline{BDQ}_{}$ bere the building upon all the fit of the fit of the state state is a special difference by the state $\underline{BDQ}_{}$ and that is the same become due and payable, that $\underline{BDQ}_{}$ bere the building upon all the prefixed and directed by the part. $\underline{Y}_{}$ of the fit any rande payable to the fit fair to be state at the same become due and pay part. $\underline{Y}_{}$ of the second pay the building the state state is a bern that and pay the state at the same become due and pay part. $\underline{Y}_{}$ of the second pay the build had been as part of the fit the state is not pay to be integer to pay and the prefixed is a bern the same become due and pay the state the same become due and pay the state become due and pay the state become due to be a being the state the pay and the second to be build be been a part of the same become due and pay the state become due to pay the state become due to pay the state be a been set of the same become due and pay the second pay the secon	$\frac{1}{2}$ be inwise ownerof the premises above granted, and writed or desture, pay all taxes or assessments that may be level or assesses all estate forward against for and formation is a two mused by much senter
	And the mid part $y_{}$ the fast part do hereby covenant and agree that at the delivery hered $\frac{dd p}{dd p} \frac{d}{d p} \frac{d}{$	The lawful owner of the premises above granted, and writed of desture, pay all taxes or assessments that may be levels or assessment and estate forward against for and tormado in such and by road mather and to here said premises insured as berein provided, then the indebtedness, secured by this indenture, and shall best interest as a 27 thney of <u>Augrus t</u> 224
	And the mid part. Y of the fast part do bereby corenant and agree that at the delivery heres $\frac{del P}{del P}$ a good and idedicable state of laberitance therein, free and desr of all incombrances. and that they will correct and detect the same scatcal all parties making include their there that at all times during the life of this includes the same scatcal and include the same scatcal and the same scatcal and the same state scatcal and the same scatcal and the same scattal and include the same scatcal and the same scat	The lawful owner of the premises above granted, and seized of denture, pay all taxes or assessments that may be leveled or assessed and taxes of assessments that may be leveled or assessed and taxes of the second part to be sector. If the able and to here said premises insured as herein provided, then the indebtedness, secured by this indenture, and shall berg interest at 2014ARS, as 27 thday of August to 10 eVery and the second part to be reference of an its obligation and also to secure ary sum or other to the terms of said obligation and also to secure any sum or other to the terms of said obligation and also to secure any sum or
	And the mid part $y_{}$ the fast part do	The lawful owner of the premises above granted, and writed of deture, pay all taxes or assessments that may be hered or assess real estate insured against for and torsado in such sum and the mathematic state of the scened part to the estrait of 145 mathematic state of the scened part to the estrait of 145 mathematic state of the scened part to the estrait of 145 mathematic state of the scene of the scene of the scene of the indefined on a scene of by this informatic state interval to 27 that of a the discussion of the scene may may or first threas as before marked for the scene may may or thematic the terms of a site discussion as a bas to scene may may or
	And the mid part $y_{}$ the fast part do	The lawful owner — of the premises above granted, and writed of desture, pay all taxes or assessments that may be level or assessed and estate forward against for and torsado in such aware add prediction of the second part to the estent of if the mable and to here said presides insured as berein provided, then the indebtedment, secured by this indenture, and shall bere interest as if they of if the preside interest as if they of if the preside is a second provided, then the if they of if the preside of the second second second second terms thereas as berein provided, in the event that and part and provide of the immunes in mark buret as only first thereas and provide second provided, in the event that and part and provided, or of the immunes in mark buret as only first thereas and provided of the immunes in mark buret are being the immune and provided of the immunes in the buret is and part
	And the mid part $y_{}$ the fast part do	The lawful owner — of the premises above granted, and writed of desture, pay all taxes or assessments that may be level or assessed and estate forward against for and torsado in such aware add prediction of the second part to the estent of if the mable and to here said presides insured as berein provided, then the indebtedment, secured by this indenture, and shall bere interest as if they of if the preside interest as if they of if the preside is a second provided, then the if they of if the preside of the second second second second terms thereas as berein provided, in the event that and part and preside of the immunes in mark buret as only first thereas and provide second provided, in the event that and part and provided, or of the immunes in mark buret as only first thereas and provided of the immunes in the buret is a provided them and provided of the immunes in the buret is a provided them.
	And the said part. Y of the first part 60 hereby correnant and agree that at the delivery heres $\frac{100}{100}$ m s good and izedentialle states it is likely that and dets of all norminances. and that they still correct and defend the same accinct all partie mating isolation therets. It is agreed between the parties before that it is any interpret that is at it lines during the life of this into a good and izedentiale states the same become due and payable, od that $\frac{100}{100}$ the part hald at all times during the life of this into intransace engages us hald here(field be part. Y) of the form part hald a still times during the life of this into intransace engages us hald here(field be part. Y) of the scored part, the life, if any, made payable to the g interest. Add in the event that and pay. , of the second pay and its need for a normal structure of the same of the same become due and pay part, for the second pay and its need for a normal structure of the same of the same of the same of the same become due and pay part, for the second pay and its need forgurent, or titler, and the anomation paid shall become a part of the interest. This first is intered as a normary to terret the payment of the same of morey, rescuted on the a the same structure of the same are payable to the gray cost of and same of morey, rescuted on the and by	The lawful owner of the premises above granted, and setted of denture, pay all taxes or assessments that may be levied or assessed and taxes of assessments that may be levied or assessed and taxes of assessments that may be levied or assessed and taxes of assessments to the strent of 120 mble and to key to see ond part to the strent of 120 mble and to key to see ond part to the strent of 120 mble and to key this information is and that is an interest in 120 mble and above the strent of 120 mble and to key as of 120 mble 120 mble to the terms of takid obligation and also to secure any may there indebted and the strent that and part y charged. If default be made in math payments or any part threed is converse as above provided, in the act of the strent strend the converse as the become due and bay bable at the operation is the converse as a baba become due and bay bable at the operation is the converse as a babar and the strend taxes are present there on take present on the said premises and all the prover and to add the previse by the strend of the strend of the prover and to add the previse by the strend of the strend of the prover and to add the previse by the strend of the strend of the prover and to add the previse by the strend of the strend of the prover and to add the previse by the strend of the strend of the prover and to add the previse by the strend of the strend of the strend of the prover and to add the previse by the strend of the strend of the prover and to add the previse by the strend of the strend of the prover and to add the strends of the strend of the strend of the prover and to add the previse by the strends of the strend of the prover and to add the previse by the strends of the strend of the prover and the strends of the
	And the mid part $y_{}$ the fast part 40 hereby corrected and gave that at the delivery hered $\frac{20}{100}$ as good and izedensible state at laberillance thereby, fore and dest of all incombrances. This grand between the particle hereis that its part of the fore part half as all times during the life of this in the maximum of the grant of the deriver bereview. The grand between the particle hereis that its part of the fore part half as all times the building upon said rest intermets the state is been the source becomes during the part of the fore part half as all the specified and directed by the part of the fore part half as all times the building upon said rest intermets that and part of the second part, the loss [1 any, and parts] is to be part of the second part, the loss [1 any, and re parts] is to be part of the second part, the loss [1 any, and re parts] is to be part of the second part and part will be rest of the part of the second part, the loss [1 any, and re parts] is the second part and part of the second part, this all interest parts and the second part and the second part. This all the second part and the second part and the second part and the second part. The second part and the second part and the second part and the second part and the second part. The second part is the second part and the second part and the second part and the second part. The second part and the	The lawful owner of the premises above granted, and setted of denture, pay all taxes or assessments that may be level or assessed and taxes of assessments that may be level or assessed and taxes of assessments that may be level or assessed and taxes of assessments that may be level or assessed and taxes of the second part to the term of if the able and to here said premises insured as herein provided, then the indebtedness, secured by this indemture, and shall here interest at in the second part to the term of if the indebtedness, secured by this indemture, and shall here interest at the
	And the mid part. Y of the fast part 60 hereby covenant and agree that at the delivery hered $\frac{100}{100}$ m = good and izedensible state is a list linear therein, fore and dest of all incumbrances. In the there is the trent of defended the same section if parter manifer prior the state is a list linear during the life of this has a grade at the trent of the same section of the same sectio	The lawful owner of the premises above granted, and series of deturn, pay all taxes or assessments that may be level or assessments that may be level or assessments that may be level or a strange of the second part to the extent of of the second part to the second part to part to second part to the second part to second part to the second part to se
	And the mid part $y_{}$ the fast part 40 hereby corrected and gave that at the delivery hered $\frac{20}{100}$ as good and izedensible state at laberillance thereby, fore and dest of all incombrances. This grand between the particle hereis that its part of the fore part half as all times during the life of this in the maximum of the grant of the deriver bereview. The grand between the particle hereis that its part of the fore part half as all times the building upon said rest intermets the state is been the source becomes during the part of the fore part half as all the specified and directed by the part of the fore part half as all times the building upon said rest intermets that and part of the second part, the loss [1 any, and parts] is to be part of the second part, the loss [1 any, and re parts] is to be part of the second part, the loss [1 any, and re parts] is to be part of the second part and part will be rest of the part of the second part, the loss [1 any, and re parts] is the second part and part of the second part, this all interest parts and the second part and the second part. This all the second part and the second part and the second part and the second part. The second part and the second part and the second part and the second part and the second part. The second part is the second part and the second part and the second part and the second part. The second part and the	The lastic owner of the premises above granted, and series of desture, pay all taxes or assessments that may be level or assesses and eats for sored against fire and tormado in such run and by your part of the second part to the sector. do 1 to able and to keep and premises foured as been provided, then the indebtediens, secured by this indemture, and shall best interest at of the second part to the second part to the of the second part to the second part to the of the second part to the second part to the of the second part to the second part to the of the terms of takit obligation and also to secure any sum or strent there as a breed provided, in the event that said part y charged. If default be made in such paysible at the option of the reservance as label become a solar to when the mending mediative instrume and become due and paysible at the option of the reservance as and become to pay the basit premises and all the from , and to set the torms are breedy parts. Independent the second and all become the second are the second part to the option of the reservance as all the cost as at drawn index there, as at an interest the second as at the second and all the from ; and to second as early pay the second and all the from ; and to second as early pay the second and all the particle heredo.
	And the mid part. Y of the fast part 60 hereby covenant and agree that at the delivery hered $\frac{100}{100}$ m = good and izedensible state is a list linear therein, fore and dest of all incumbrances. In the there is the trent of defended the same section if parter manifer prior the state is a list linear during the life of this has a grade at the trent of the same section of the same sectio	The lawful owner of the premises above granted, and series of deturn, pay all taxes or assessments that may be level or assessments that may be level or assessments that may be level or a strange of the second part to the extent of of the second part to the second part to part to second part to the second part to second part to the second part to se
	And the mid part. Y of the fast part 60 hereby covenant and agree that at the delivery hered $\frac{100}{100}$ m = good and izedensible state is a list linear therein, fore and dest of all incumbrances. In the there is the trent of defended the same section if parter manifer prior the state is a list linear during the life of this has a grade at the trent of the same section of the same sectio	The lastic over of the premises above granted, and seried of deture, pay all taxes or assessments that may be hered or the second part to th
	And the mid part. Y of the fast part 60 hereby covenant and agree that at the delivery hered $\frac{100}{100}$ m = good and izedensible state is a list linear therein, fore and dest of all incumbrances. In the there is the trent of defended the same section if parter manifer prior the state is a list linear during the life of this has a grade at the trent of the same section of the same sectio	The lastic owner — of the premises above granted, and series of a state of the premises above granted, and series of a state of source against the sector state of the sector state st
	And the mid part the first part do hereby corrected and gave that at the delivery hered there the set of the set of des of all hormbranes. This great destroy the second set of all hormbranes. This great destroy the bases existed all pattern making tree if deliver heres. It is a great destroy the bases existed all pattern making tree if deliver heres. This great destroy here heres that it is a part of the form part half at all times during the life of this here is a part of the form part half at all times during the life of this here that all here the time heres the tax is been been due to the part of the form part half at all times during the life of this here tax and part here is a discrete by the part of the second part, the loss It have, and a payable to the part of the second part, below It have not demond one and part here all fields for the destroy part of the second part, below It have not destroy and the second part of the second part, below It have not destroy and the second part, below It have not destroy at a discrete by the part of the second part, below It have not destroy at a discrete by the second part, below It have not destroy at a discrete by the second part, built all holes are part of the second part, below It have not destroy at a discrete by the second part, built all holes are part of the second part, built all holes are part of the second part, built all holes are part of the second part, built all holes are part of the second part, built all holes are part of the second part, built all holes are part of the second part, built all holes are part of the second part, built all holes are part of the second part, built all holes are part of the second part, built all holes are part of the second part, built all holes are part of the second part, built all holes are part of the second part, built all holes are part of the second part, built all holes are part of the second part, built all holes are part of the second part, built and	The lastic owner of the premises above granted, and seried of deriver, pay all taxes or assessed and series of in such arms and by peak part of the second part to the sec
	And the mid part. <u>Y</u> of the first part 60 hereby corrected and gave that at the delivery hered there and the set of all form branes. This greated between the particle heres exists all there mainting the set of the first part has a list of the set of	The lasted owner of the premises above granted, and seized of desture, pay all taxes or assessment that may be level or assessed and extate forward against for and to make to may be predicted on the second part to the strent of 1 to 1 able and to here said precises buurde as berein provided, then the indebted may second by this indenture, and shall beer interest as
	And the mid part <u>y</u> of the first part 60 hereby corrected and gave that at the delivery hered the second of the second case of all hormbranes. as goed and isolvable state at hisringans therein, fore and dear of all hormbranes. This greend between the particle hereis that its part of the first part has all times during the life of this has a great all the second part, below, if any, and a payled to be the part of the first part has all the second part, below, if any, and a payled to be a part of the first part has all the second part, below, if any of the first part has all the second part, below, if any of the first part has all the second part, below, if any, and a payled to be a part of the second part, below, if any, and a payled to be a part of the second part, below, if any, and a payled to be a part of the second part, below, if any, and a payled to be a part of the second part, below, if any of the second part, below and the second part, below, if any the second part, below, if any the second part, below, if any of the second part, below, if any the second part, below, and the second	All level owner of the premises above granted, and seized of desture, pay all taxes or assessments that may be bried or assess end exists fourned against for and torsado in such runs and by runs may of the second part to the extent of it is able and to keep and premises fourned as been provided, then the indebted one, secured by this indenture, and shall been interest at is in the second part to the extent of it is is in the second part to the extent of is models and to keep and premises fourned as herein provided, then the indebted one, secured by this indenture, and shall been interest at in the terms of said obligation and also to secure any may er- terest thereas as brein provided, in the event that and part y more may may and thereas as hold a bring to provided there and paysits, or if the insurance is not keep it up, as provided there in the breins as brein provided, in the event that the add or more mainlike thereast, if of the insurance is not keep it up, as provided there and paysits, or if the insurance is not keep it up, as provided there and paysits, or if the insurance of the add premises and all there are set to be there as a descript indeduct thereas, as due to add the set is the preview of the add premises and all interess particle haved
	And the mid part the first part 60 hereby corrected and gave that at the delivery hered the set and the set of all houringness. and the index of the transition of the second set of all houringness. and the index of the transition of the second set of all houringness. and the index of the transition of the second set of the second part, the set of the first second set of the second seco	All level over of the premises above granted, and stized of desture, pay all taxes or assessments that may be bried or assess end exists insured against for and torsado in such runs and by read- end exists insured against for and torsado in such runs and by read- table and to keep and premises insured as been provided, then the indebted on the second part to the extent of it is able and to keep and premises insured as been provided, then the indebted on the second part to the second able to be stored as the indebted on the second part to the second able to be interest at a
- - - - - - - - - - - - - - - - - - -	And the mid part the first part 60 hereby corrected and gave that at the delivery hered the set and the set of all houringness. and the index of the transition of the second set of all houringness. and the index of the transition of the second set of all houringness. and the index of the transition of the second set of the second part, the set of the first second set of the second seco	All is is shift owner of the premises above granted, and seized a desture, pay all taxes or assessments that may be level or assess end extate insured against for and tornado in such runs and by need and taxes or the second part to the extent of 152 make and to keep and premises fourned as been provided, then the indefinition, secured by this identure, and shall been interes at a 7, the second part to the extent of 152 as 7, the terms of all obligations and the top and the terms of all obligations and the top accurs any man or thread to the terms of all obligations and the add part Y the top the terms of all obligations and the top accurs any man or thread to the terms of all obligations and the add part Y to the terms are find to the run tax and part Y to the prevention of the add part y (SEAL) (SEAL) (SEAL) August A. D. 19. 2 ¹⁴ , before me, a d State, came
- - - - - - - - - - - - - - - - - - -	And the mid part <u>y</u> of the first part 60	All is larged over
Ref=a30 Ref=a30 (~)500	And the mid part the first part 60 hereby corrected and gave that at the delivery hered the set and the set of all houringness. and the index of the transition of the second set of all houringness. and the index of the transition of the second set of all houringness. and the index of the transition of the second set of the second part, the set of the first second set of the second seco	All is larged over
Reinase writtin (-1;gae entered entered	And the mid part _Y of the first part 60 hereby corrected and gave that at the delivery hered the series of the first part of delivery hered the series of the first part of the first part has a first of the series of the first part has a first been delivery been delivery hered to be the series of the first part has a first been delivery hered to be the series of the first part has a first been delivery be	All level over of the premises above granted, and stated of deture, pay all taxes or assessment that may be bried or assessed end exists fourned against for and torsado in such runs and by rule main of the second part to the extent of it is able and to keep and premises branch as been provided, then the level of the terms of a site obligation and a bare to provide the rest of the terms of a site obligation and a bare to provide the advectory of able marks on the second part to be advectory of able to the second part to be advector any man or iterest threes as breen provided, in the event that and part and able to the terms of a site obligation and a bare to secure any man or iterest threes as breen provided, in the event that and part and paysis, or if the insurance is not keep up, a provided there and paysis, or if the insurance is not keep up, a provided there and paysis. Take insurance is not keep up, a provided there are setting to the terms of the add part previous of a set of the previous and the previous of the add previous of all the freed, together with the cost as add charge includent there, as at the setting the set of the previous of the add previous of the freed, together with the cost as add charge includent there, as at the setting the set of the previous of the add previous of the day method and all the cost as add charge includent there, as at the setting the set of the cost and charge includent there, as the setting the set of the cost and charge includent there, as the setting the set of the cost and charge includent there, as the setting the set of the cost and charge includent there, as the setting the set of the cost and charge includent there, as the setting the set of the cost and charge includent there as the setting the set of the cost and the set of the set of the set of the set of the setting the set of the
Reirase written (of);nat centeral centeral centeral 24nct2	And the mid part. Y of the first part 60 hereby corrected and gave that at the delivery hered the second of the second part of the first part with the second part of the second part of the second part of the first part with the second part of the first part with the second part of the second part of second part of the first part with the second part of the second part of the first part with the second part of the second part of the second part of the first part with the second part of the second part of the second part of the second part of the first part with the second part of the second p	All lastic over
Reirase written (of);nat centeral centeral centeral 24nct2	And the mid part. Y	2.16 hard over
Reirase written (of);nat centeral centeral centeral 24nct2	And the mid part. Y	All lastic over

S

O A NW ADVIDUAL SANDARY IN AN ADVIDUAL ADVID