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BANK FORM

la Jeef	997 FROM	5	TATE OF KANSAS, DOUGLAS COUNTY This instrument was filed for record on the	23 day o
50	Chas. H. Larcon et al	······	Oct. A. D., 192. 4, At.	lighter of Dards
2	Verchants Loan & Savings Bar	1k.,	/	Deputy.
	and the second se	THE PARTY PARTY AND	ctober, in the year of c	Stream Dive and J. Hayar Lugar Martin Stream
		County of Donglas	and State of Konsas	
	WITNESSFTH, that the said part ies.	of the first part, in consideration	of the sum of	yof the second part.
	which is hereby acknowledged, haYe sold, and the following described real estate situated and bei	by this indenture doGran	t, Bargain, Sell and Mortgage to the said part.	y of the second part,
	The north 50 feet of th of the center corner of section at thence south 135.94 feet; thence w containing one acre more or less, southeast ; of section six (6), To	ix (6); Township thirts west 313.5 feet; thence less the west 30 feet	a north 138.94 feet to the pla thereof to Douglas County, fo	thence east 313.5 the of beginning, or public highway
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				and the second
	with the appurtenances and all the estate, title and is			
	And the said part 168	hereby covenant and agree that at the del at of all incumbrances,	ivery hereof they are the lawful owner. B of the premis	and the second second second
	And the sold part $100 \dots$ of the first part do a good and indicabile state of laboritance therein. In so and co- and that here will scream to all doing the mean scatter at respi- and that here will scream the particle hereto that the part = 10 against aid real states when the same becomes due and parallel instrument company as shall be prefield and directed by the part interest. And in the event that many part of the fort part scatter A discover and the prediction of directed by the part	hereby covenant and agree that at the del as of all incumbrances, a making lawful chain thereto. So of the first part of the second part, and that the part of the second part, the loss, if any, , that list to pay such taxes then the same r or critics, and the amount on which the	ivery hereof they are the lawful owner Bof the premi- ling the life of this indenture, pay all taxes or assessment utiling: upon axid real setate insured against fire and to made symble to the part	s that may be levied or assessed wrado in such sum and by such the extent of
	And the sold part 100	beely covenant and agree that at the de of all incumbrances, a carding herd of an incumbrance, B = of the forty part shall at at times dury, and that _ the gy, may be the the B _ of the see one of part, the level dury of the see of part, the level dury of the second part	ivery hereof they are the lawful owner B of the premi- ing the life of this indenture, pay all lases or answering ultilings upon and real setate focused against for and to make payable to the part	s that may be levied or assessed reado in such sum and by such the extent of it s red as berrin provided, then the nture, and shall bear interest at 
	And the sold part 100 of the first part do	hereby covenant and agree that at the de at of all incumbrances, eventing their descent thereas. IS the form para shall at all times dur, and that they the h of the evend part, the least dury, ret shall fail to pay such taxes who the man even of the reason to paid shall superst of the reas of for the payment of mail or and of of the second part, with all interest a 	ivery hereof they are the lawful owner B of the premis- ing the life of this indenture, pay all taxes or assessments of the life of this indenture, pay all taxes or assessments of the second part of the second part to the second part to become due and payable and to keep said premises insu- lectme a part of the indebtedness, secured by this inde- mony, essecuted on the	s that may be leviced or assessed rando in such sum and by such the scient of 18 $\pm$ red as herein provided, then the nuture, and shall beser interest at DOILARS, $\Sigma$ 10, 24 $\pm$ , a and also to secure a syr sum or
e ///	And the soid part $100 \dots$ of the fort part $d_0 \dots$ a pool and individuality state of laboritance therein, free and de- and that they will versarie and don't its some action that its part of this served between the particle the some action that part of splits and real restrict when the same becomes due and paytake instrument emparys as shall be precided and directed by the part. Instrume. And in the event that sail part. <b>y</b> is the fort part of the rate of 100° from the date of payment scatt the by served. THIS GOART to instead as a more part of across the part of the fort part of the source of the source of the source of the correction to the terms of 000° events the part of the source of the mass of merry schwards by the ada part. <b>y</b> is the second of the fort part that laft to ray the assess to provide the the laboritance or any oblightion mersed theread, or interest theread, with the oblightion provided for in and terms with the oblightion provided for in and terms with the oblightion provided for in and terms with the oblightion provided for its mark entering the oblightion provided for its mark enter oblighting provided for its mark entering the oblighting	beeky covenant and agree that at the del er of all incumbrances, er and the beek part shall at at these 28 of the foret part shall at at these dur- , and that they keep the b 3 of the seeds part, the less, illusy, risk all fail to pay such tarse when the manse , or of ther, and the manust as paid shall agreent of the sum of chard, for the payment of maid man of a ' of the second part, which all thereas to part to pay for any insurance or to dischar they may may end in the backgraines may the second part, which all thereas to part to pay for any insurance or to dischar they may may end the the backgraines may set on the second part, which all thereas to part to pay for any insurance or to dischar they may end the the backgraines may and set on main relation are as paid a burn the	ivery hereof they are the lawful owner B of the premi- ing the life of this indenture, pay all lakes or ansemption ultilings upon and real setate fourced against for and to make payable to the part of the second part to become due and payable and to keep and premises form become a part of the indebtedness, secured by this inde- mony, executed on theOth ay ofOtoOpto- ter and the second part of the terms of said obligation real threes with interest therems as farring provided, in the three site of the comparison of the terms of and the terms the due comparison of the terms of and the provided is parts the terms of our due comparison of the terms of and is parts three terms due and payable, or if the interest the reads of the terms of the comparison of the terms of the terms of the terms of the comparison of the terms of terms of the terms of terms of the terms of the terms of terms of terms of the terms of term	s that may be leviced or assessed rando in such sum and by such the exterict1 the distribution of the such as the name, and shall been interest at DOILARS, T10_24_, a and halo to secure say sum or the event that and part. The supervised secure is the for Early to a provided herein.
Inte 2004	And the said part 100 of the first part do a good and indefensible state of laberilance therein, free and eff and that they will screat and defend the same activat all parts is the same conversate and defend the same activat all parts arginat all real state when the same become do and payable in the same compares and hall be prefered and directed by the part Interest. And in the event that said part. Y of the first part part_Y of the second part may pay said taxes and formation part_Y of the second part may pay said taxes and homemore the maximum compares and the prefered as a more taxes and part part_Y of the second part may pay said taxes and homemore the maximum compares and the prefered as a more taxes and part maths the taxes of the more taxes are payable to the part of the taxes the same and payable to the part of the furthall the deficient persons the prefered in this labes and the definition material bestory, in the said part. Y of the second of the furthall that the barding parts are payable to the part badder hered, without notice, and is shall be hered for the add part taxes and the definition parts and the said is for the said part taxes and the definition parts and taxes the part of the tax the badder hered, without notice, and is shall be hered for the said parts and the taxes and taxes and taxes and taxes and the said to the taxes and the said to the taxes and taxes and the said to the taxes and taxes and the said to the tax the taxes and the said to the tax the said taxes and	hereby covenant and agree that at the del set of all focumbrators, a making hered chain thereta, $B_{c} = 0$ the forth grant half at all these dur- s and that $-$ the $g_{c}$ was the forth $h_{c}$ and $h_{c} = 0$ the forth grant half at all these dur- and that $-$ the $g_{c}$ and $h_{c}$ and $h_{c}$ and $h_{c}$ $h_{c} = 0$ the forth grant $h_{c}$ and $h_{c}$ $h_{c}$ and the second part, the half mit one part is pay forth any numeric of midd mem of in- the pay forth any instruction of middle memory $h_{c}$ on the second part, with all litteres to $h_{c}$ on the second part, with all litteres the maximum of the maximum of the middle memory of the maximum of the middle memory $h_{c}$ or the second part, with a litteres $h_{c}$ or the second part, which all induces $h_{c}$ or the second part $ \mathcal{A}_{c}$ $h_{c}$ is the second part $ \mathcal{A}_{c}$ $h_{c}$ is the second part $ \mathcal{A}_{c}$	ivery hereof they are the lawful owner <b>B</b> of the premis- ing the life of this indenture, pay all taxes or assessment utilizing upon axid real extate insured against fire and to make payable to the part	s that may be leviced or assessed made in such sum and by each the exter of
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67- Cape 504. B. 67 Uge 111	And the said part 100 of the first part do a good and indefensible state of laberilance therein, free and eff and that they will screat and defend the same activat all parts is the same conversate and defend the same activat all parts arginat all real state when the same become do and payable in the same compares and hall be prefered and directed by the part Interest. And in the event that said part. Y of the first part part_Y of the second part may pay said taxes and formation part_Y of the second part may pay said taxes and homemore the maximum compares and the prefered as a more taxes and part part_Y of the second part may pay said taxes and homemore the maximum compares and the prefered as a more taxes and part maths the taxes of the more taxes are payable to the part of the taxes the same and payable to the part of the furthall the deficient persons the prefered in this labes and the definition material bestory, in the said part. Y of the second of the furthall that the barding parts are payable to the part badder hered, without notice, and is shall be hered for the add part taxes and the definition parts and the said is for the said part taxes and the definition parts and taxes the part of the tax the badder hered, without notice, and is shall be hered for the said parts and the taxes and taxes and taxes and taxes and the said to the taxes and the said to the taxes and taxes and the said to the taxes and taxes and the said to the tax the taxes and the said to the tax the said taxes and	beeky covenant and agree that at the del ard all incumbrances, are adding the delta constraints of the second SB of the forty part shall at all times dur- , sod that they keep the b J of the second part, the less line, y and the second part, the less line, y and the second part, which all literers to arrand, for the payment of mail seam of m of the second part, which all literers to literers to the second part, which all literers to arrand the second part, which all literers to arrand the second part, which all literers to second the second part, which all literers to are to second part, which all literers to are to second part, which all literers to are set and the second part Are there are second part Are the second part	ivery hereof they are the lawful owner B of the premis- ing the life of this indenture, pay all taxes or assessments uliding types and real estate loarned against fire and to make systable to the part of the second part to become due and payable and to keep and premises insu- lections a part of the indebtedness, secured by this inde- ersting thereon according to the terms of said obligation of the second part of the indebtedness, secured by this inde- retuing thereon according to the terms of said obligation are and payable and to keep and of the indepted events, executed on the 20th day of Octobe eventue thereon according to the terms of said obligation are and persons due of payable, of the indepted part is and become due of payable, of the indepted part is the terms of and payable of the indepted parts are is dress, that it indepted parts and the indepted parts according therefore, and to sell the premises have of principal and interest, together with the creat and of the parts of the parts of the parts of the parts of the there is the part of the parts of the parts of the parts of the parts of the parts of the parts of the parts of the parts of parts of parts of the parts of the parts of the parts of the parts of the parts of the parts of the parts of the p	s that may be leviced or assessed readed is such sum and by such the exters of
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as draf 67- Can 504.	And the sold part 100	beeky covenant and agree that at the del as of all incumbrances, and all combined and the second second second B — of the forty part shall at all times dur- , sod that _ the forty part shall at all times dur- , sod that _ the yr, include the second part, that hall full to pay such taxes when the search of the second part, which all times the search of the second part, which all times the search of the second part, which all times to parts to pay for any incurse or to dischar the second part, which all times to the search of the second part, which all times to parts to pay for any incurse or to dischar the second part, which all times to the second parts to pay for any incurse or to dischar the second part of the the biplation combined to pay the second part _ the biplation combined the parts have of combined the second and a second the second part _ the second part _ the second parts have of more all the second part _ the second and representitives, using an add every mental representitives, using an add every _ the second part _ the second part _ the 	ivery hereof they are the lawful owner B _ of the premis- ing the life of this indenture, pay all taxes or assessments ulidity types and real estate loared against fire and to made systable to the part of the second part to the come s up and the part of the second part to the come s part of the indebtedness, secured by this inde- ersting thereon according to the terms of said obligation and the second part of the indebtedness, secured by this inde- cerving thereon according to the terms of said obligation are start of the indebtedness, secured by this inde- cerving thereon according to the terms of said obligation are start become due of payable of the insurance to a loard thermon life dischared. If dright be made in more is start become due of payable of the insurance in the insure thermone due of payable of the insurance in the insure thermone due and payable of the insurance in the data thermone due terms in the constant of the direction therein constained, and all benefits secreting the rest in the constant of the terms. A such as the data there in the secret instance in the constant of the direction therein constained, and all benefits secreting the constance of the secretion. The direction secreting the constance of the secret instance in the constant of the secretion of the secret instance in the constant of the secretion of the secretion of the secretion of the data the secretion of the secretion of the secretion of the secretion of the secretion of the secretion of the secretion of the secretion of the secretion of the constance of the secretion of the secretion of the secretion of the secretion of the secretion of the constance of the secretion of the secretion of the secretion of the secretion of the secretion of the constance of the secretion of the secretion of the constance of the secretion of the secretion of the constance of the secretion of the secretion of the secretion of the constance of the secretion of the secretion of the secretion of the constance of the secretion of the se	s that may be levice or assessed inde to next sum and by such the extent of 150 made to herein provided, then the neuror, and shall best interest at DOLLARS, <b>T</b> 19, 2 <sup>11</sup> , 19, 2 <sup>11</sup> , 10, 2 <sup></sup>
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