J. D. Hitchell et ux TO TD0 TD0 TD0 Clizens State Bank THS INDERTURE Made the 2 ad dry d Jamary in the year of our Losi, one thousand hundred and livering the state of De dry d Jamary in the year of our Losi, one thousand hundred and livering the state of De dry d Jamary in the year of our Losi, one thousand hundred and livering the the state part is the state out in the County of Douglas	1 6 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1	FROM STATE OF KANSAS, DOUGLAS COUNTY, 55. This instrument was filed for record on the	da;
The Ollisens Shite Jank Production Production This NDERTURE, Mark the 2. Add Assume J. D. Mitchell and Percelas May Hitchell Mitchell and Percelas May Hitchell Mitchell Mark as and mitched and a		J. D. Mitchell et uz January A. D. 1925: At8.45: TO January A. D. 1925: At8.45:	A. M
<pre>which and</pre>			A STATISTICS AND A STORE
d Lawrence in the County of Douglas and State of Rame as put_les_d the fit put, dot The Otticess.State Back, Lawronce, Ka. put_y		bundred and twenty-four between J. D. Mitchell and Permeila May Mitchell, mis	one thousand n
WITESSETH that the said part left of the fast part, in consideration of the mail in the said of the part of the said part left of the fast part, in consideration of the mail in the said part left of the said of the		I Lowrance in the County of Douglas and State of Kars as	
All that part of the South East Quarter (4) of Section Ten (10), Township Teelvo (12), Eage Minesee (19), Lying Morth of the Bindre of Tay of the Abchison, Bendred Toriv Saven and Pitty Bendre and Santa De Rainger (19), Lying Morth of the Bindred Toriv Saven and Pitty Bendre and Santa De Rainger (19), Lying Morth of the Bindred Toriv Saven and Pitty Bendre and Santa De Rainger (19), Lying Morth of the Bindred Toriv Saven and Pitty Bendre and Santa De Rainger (19), Lying Morth of the Bindred Toriv Saven and Pitty Bendre and Pitt		WITNESSETH, that the said part les_of the first part, in consideration of the sum of	aid, the receip
And the said part_108of the first part dobredy corecast ad agree that at the delivery brend they are the lawful overs 0bred the permises above granted, and said a gree data to they will overs 0 does of the same section all provides making provides the same tensor of the permises above granted, and sain a trait and index when the partial of does do be agree scaled all provides making provides the the dual to all times during the life of this indexing the life of the life the life the life of the life the life the life of the life the		All that part of the South East Quarter (1) of Section Ten (10), Township Twelvo (12), Range Nimeteen (19), lying North of the Hight of Way of the Atchin Topeka and Santa Fo Railway Company, containing One Hundred Forty Seven and Fin	son, fty
And the mid part 100_of the first part do hereby covenant and agree that at the fellowy bered they are the lawful over 0 of the permise above granted, and what a good and indefinities exists of indefinities exists of indefinities exists of indefinities of the interview of the second part in the second			
And the mid put_100_of the first part do hereby evenant and agree that at the delivery hered they are the lawful over 0 of the premise above granted, and ends a code and indefeatible exists of divergent therein. The intervent is the intervent of the inter			
And the mid part_100_of the first part doberby correct and adapter that at the fellery berof they are the lawful over 0 of the permise above granted, and esta a good and indefinable estate of therein estate of all incumbrance. The first issue of the first and offer the same account all jurged making the size art half at all times during the lise of this indefinities, pay all taxes or assessments that may be level of any article and provide and first same terms of the same factors and payable, and that Day . Will be seen that at all times during the lise of this indefinities, pay all taxes or assessments that may be level or any article and provide and direct by the saw. Y = of the second pay the base of the second pay the base of the same becomes due and payable, and that Day . Will be second pay the base of the same base and payable and the same and payable and base and payable and payable and base and payable an			
And the mid part_100_of the first part doberby evenant and gree that at the fellery breed they are the lawful over 0 of the premise above granted, and edual a code and indefendible exists of the first part doberby evenants and gree that at the fellery breed they are the lawful over 0 of the premise above granted, and edual are out and indefendible exists of the first part and one data gravity and the sector factor that are out and part of the sector factor the base of the sector factor the sector f			
And the mid part_168_of the first part do hereby corrected and gree that is the followy bered they are the lawful over 0 of the pormise above granted, and what a good and indefinable crists of their term therein. With they mile part and defined be crust and shall be index of all incumbrance. With they mile part and defined be crust and shall be index of the			
And the suid part_108of the first part do hereby coremants and agree that at the delivery bered they are the lawful overs 0 of the permisers above granted, and esta a good and indefendible cutser of inderivative therein 0 in the delivery bered they are the lawful overs 0 of the second part that a start the delivery bered they are therein that may be leveled as a good and indefendible cutser of inderivation and partials, and that 100 over 10 of the second part to the estere of a start part that it at 100 intervent that and part to the estere of a start part to the estere of a start part that at 100 over 100 of the second part to the estere of a start to the start a start to the estere of a start to the estere of a start to the start a start a start a start a start to the start a			
And the said part_100of the first part dobredy corecast and agree that at the delivery brend they are the lawful overs 0for the permises above granted, and esta a good and indefeatible state of inhorizes therein. If the Gad Gad there agree therein is the grant part of the first part of			
And the said part_100of the first part dobredy corecast and agree that at the delivery brend they are the lawful overs 0for the permises above granted, and esta a good and indefeatible state of inhorizes therein. If the Gad Gad there agree therein is the grant part of the first part of			
and that they will served to defer the same scatter all partiels model and metrors. and that hey will serve to term the the series BB		And the said part_108_of the first part do hereby covenant and agree that at the delivery hereof they are the lawful owner8_of the premises above g a good and indefeasible estate of inheritance therein, free and clear of all incumbrances.	ranted, and seized
immed. And in the event that had pert of the fast part shall full to py put have been due and payable and to be paid premises laured as herein provided, the pert of the second part in py pay and there as there, and the month on paid hall been as an or to paid hall been as a part of the hald' "does, secure by this inductor, and shall be inter inductor been as part of the hald' "does, secure by this inductor, and shall be inter inductor been as part of the hald' "does, secure by this inductor, and shall be inter inductor been as part of the hald' "does, secure by this inductor, and shall be enter the payment of and encode the secure as part of the hald' "does, secure by this inductor, and shall be enter as the part of the pay of the payment of and encode as an originary the part of the pay of the perturbation of the pay insure or to distarge any taxe with internet therean as berein provided, in the event that aid part to the second part, this is all be visit in the payment of main the payment of the pay		and that they will warrant and defend the same against all parties making lawful claim thereto. It is agreed between the parties hereto that the part B	
Four thousand and no / no / 100 Out thousand and no / no / 100 are modeling to the terms of		Interest. And in the event that said part	in provided, then t
and by		Four thousand and no/100	DOLLA
at the farm part half all to pay the same as provided to this indexture. A set of the farm part half all to pay the same as provided to this indexture. A set of the farm part half all to pay the same as provided to the same part half has an ext pay half with the same pay half has an ext pay half all the same payses in the same pay half has an ext payses. A set of the farm pay half all the explores of the same payses in the same payses at the same payses in the same payses at the same payses in the same payses in the same payses in the same payses at the		and by terms made psyable to the part., y of the second part, with all laterest according to the terms of said obligation and also sums of money advanced by the said part. Y of the second part to pay for any faramete or to dischare any taxes with interest thereon as herein provided. In the second	to secure any sum
everyphil is grittery by Addity paid by the part. 2		d the first part dath all to get y be some a provided in this indexing. The second sec	s or any part there , as provided here whole sum remaini
everyphil far three to able to able to able to able to a set of the set of th		was, as all of the congrues provided for in and written colligation, for the security of which that infortune is given, a ball menticity may and become due and payable balder here, without policy, and it hall be harder for the subject. — of the second part. The jr. mcDiCc08800F3 Of	premises and all t or any part there ient thereto, and t
Jay D. Mitchell (SEA Permelia May Mitchell. (SEA		overplan, if any there be, shall be paid by the part. y	hall extend and inu
Permelia May Mitchell. (SEA	2	last above written.	
	A		
(SE4			(SEAI
STATE OF KATEBE	y I		(SEA
	dee	A. F. McClanahan in the aforesaid County and State, came	
BE IT REMEMBERED. That on this 2nd day of January A. D. 1925, before me A. F. & & Colanahan in the atoresid County and State, came J. D. Mitchell and Forzella & My dischall, bits, at fe	1.	b) P leares to no performantly shown to be the same personBwho executed the foregoing instrument and duly acknowledged the same. W ten above written above written	
A. F. & CClanahan in the aforesaid County and State, came	9 . wa	L. S. My Commission Expires on the 20th day of April 1925 A. F. McClanaban	
A. F. McClanahan in the aforesid County and State, came. J. D. Mitchell and Formelia May Mitchell, -hie wild the memory of the amore the same personally how to be the same person. S. Mos excuted the foregoing instrument and duly acknowledged the execution the same minimum of the same personally how to be the same person. S. Mos excuted the foregoing instrument and duly acknowledged the execution the same personally how to be the same person. S. Mos excuted the foregoing instrument and duly acknowledged the execution the same personally how a security of the same personally how to be the same personally how to be the same personally how a security of the same personally how a security of the same personally how the security of the same personally how a security of the same personall	- drill	3 N N	lotary Public.
A. F. McClanahan in the doread county and State, came J. D. Mitchell and Forrella May Mitchell, - hie wife to use personally known to be the same person. S. Med accuted the foregoing instrument and duly acknowledged the execution the same. IN WITNESS WHEREOF, I have hereunto subscribed my name, and affixed my official scal on the day and year h above written. Mortagee, L. S. My Commission Expires on theQ0thday ofApril19.25A. F. McClanahan	grine and	13 1040 N	1

N N