and the second sec	FROM	OCHMONTH MATCHEN CO KANDAS CITY MO DETA STATE OF KANSAS, DOUGLAS COUNTY, 25.
I PETTIT.	Subaria contra Contra Care a parte la contra da contra da	This instrument was filed for record on the
	H. P. Houle	- Isa & Wellman.
01		Register of Deeds
10	Lawrence National Bank	
	bundeed and Twenty-fy e between.	day of Karch
	H. P. Houk, single	Douglas and State of Kansas
29	partof the first part, and	. National Bank, Lawrence, Kansas
leve rehad 79 Pyse	Four. Thousend, and . no, which is hereby acknowledged, ha 8 sold, and by this inder the following described real estate situated and being in the Cou	art, in consideration of the sum of
Fall		
	with the appurtenances and all the estate, title and interest of th	e said part y of the first part therein.
	a good and indefeatible entate of inheritance therein, free and clear of all largent and that they still warract and defend the same against all partice making leads in it is agreed between the partice herein that is the part	chain thereto. If put shall at times during the life of this indexture, pay all taxes or assessments that may be levied or assess 0 = y(1) = here the buildings upon and real estate insured against for and tornado in such sum and by no second part, takes, if any, made payable to the part. $y_{}$ of the second part to the extent $d_{}$ if the word by the bar here here does due and tracking and the term ald traveless there is a second such such success the second sec
	a good and indefeasible entare of inheritance therein, free and clear of all largemined that they still warrent and defend the same against all partice markets there is that the part of the first partice therein that the part of the first partice company as shall be specified and directed by the part (where the first part half fail to part (where the first part fail to part to part of the first part of the part (where the first part of the first part of the part of the part (where first part of the first part (where first part of the part of	reacce, relation there as a fit times during the life of this indexture, pay all taxes or assessments that may be leried or assess $p_{-\psi}11$
	a good and indefeasible setue of inheritance therein, free and clear of all larum ind that they slit a strate and defead the same against all partice making tests if it is arread testeren the particle herein blat the part of the fit arguing an end of the strate the same becomes due and parable, and that interest. And in the event that said part of the fit part of the interest. And in the event that said part of the fit part shall fail to part of the second part may ray said tases and insumer, or either, as the maximum fit interest is a mortget to ever the payment of the This GHANT is intered to a mortget to ever the the part of according to the terms of OBC Thous find and May trans made results the part of the second end by trans made results to the part of the second end by trans made results to the part of the second end by trans made results to the part of the second end by trans made results to the part of the second end the part of the second end to the part	reaces, claim thereto. If this is all times during the life of this indenture, pay all taxes or assessments that may be leried or assess g_{-} , w_{1} [1]
	a good and indefeasible entare of inheritance therein, free and clear of all largers in the second second part is a second second part of the first second second part is a second second part of the first part of the second part may pay and have been exceeding to the terms of	reacce, relating there as a fit times during the life of this indenture, pay all taxes or assessments that may be leried or assess $p = \psi 111$
	a good and indefeasible entare of inheritance therein, free and clear of all largest like the set of all largest like the set of all largest like the set of like and like the set of like far set of like fa	reacce, claim there as all times during the life of this indenture, pay all taxes or assessments that may be leried or assess $g_{0} = \mathbf{x}_{11} $ has a littime during the life of this indenture, pay all taxes or assessments that may be leried or assess $g_{0} = \mathbf{x}_{11} $ has p the building: upon add rate locate insured against for and to take on the same and by \mathbf{x}_{2} are not part, the loss, if any, made payable to the part. $\mathbf{y}_{}$ of the second part to the estimation \mathbf{z}_{1} if \mathbf{z}_{0} are not part, the loss, if any, made payable to the part. $\mathbf{y}_{}$ of the second part to the estimation is provided, then it is the mounts to paid shall become a part of the indextedness, secured by this indexture, and shall beer interest ment \mathbf{z}_{0}
	a good and indefeasible scale of inheritance therein, free and clear of all largemined that they still a screate and defeasible scale and particle article data and the scale of the far scale and a scale base of the scale and the scale of the scale and the scale of the scale and the scale data and	reaces, claim there as part shall as all times during the life of this indenture, pay all taxes or assessments that may be leried or assess $p_{eff}(1)$
	a good and indefeasible entare of inheritance therein, free and clear of all largem and that they sill a strate and defend the same against all parting marker larges if it is arrend battern that particle barrol barrol and the free if it is arrend battern that have becomes due and parable, and that Is munace company as shall be specified and directed by the part of the fir- large that said real entits have the barrol and the part of the fir- ing the second part may pay all tars and increase, or either, a the rate of 100° from the date of dynamic tard if by read. THIS GIANT is introduced as a moregory to arran and payment of the arrow of the second part may pay all tars and increase, or either, a THIS GIANT is introduced as a moregory to arran and payment of the arrow of the second part may pay all tars and increase, or either, a THIS GIANT is introduced as a moregory to arran and payment of the arrow of the terms ofOOCOOC be the second part to pay for of the first part hall fail to pay the and part of the second part to pay for or if the first part hall fail to pay the and part of the second part to pay for or if the first part hall fail to pay the same supervision if the ard barrow or any dark harmore pay and the tail for the part of the same in marker or if the first part hall fail to pay the same supervision if the same in marker or if the first part hall fail to pay the same supervision if the same in marker or if the first part hall fail to pay the same supervision if the same in marker or if the first part hall fail to pay the same supervision if the same in marker or if the first part hall fail to pay the same supervision if the same in marker or if the first part the same same barrow of the first pay and the same marker if the marker pay the pay the barrow of the first pay and the same marker if the marker pay the pay the barrow of the first pay and the same marker if the marker of the the pay the pay the same that the	reserve, claim there is all times during the life of this indexture, pay all taxes or assessments that may be leried or assess $g = w_1 1 \dots \log t$ be building upon and rate exists former a substantiation of the start may be leried or assess $g = w_1 1 \dots \log t$ be building upon and rate exists former a substantiation of the start may be leried or assess were play, the loss (if way, made payshils the plant, $D_{}$ of the second part to be extent of -1 for $g = w_1 1 \dots \log t$ building upon and rate exists former and provided, then to it means to plat shall become a part of the indextures, secured by this indexture, and shall be clinters or of $-2 0 0 0 0 0 0 0 0 0 $
0 hr	a good and indefeasible setue of inheritance therein, free and clear of all larum ind that they sill a seriest and defead the same against all partice making here in it is a seriest between the particle herein that the part of the fir- lit is arready and the seriest that said part of the fir- lit is arready and the seriest that said part of the fir- internet. And in the event that said part of the fir- part of the second part may ray said large such large market of the of the second part may ray said large such large market of the of the second part may ray said large such large market of the of the second part may ray said large such large market of the of the second part may ray said large such large market of the of the second part may ray said large such large market of the of the second part may ray said large such large market of the of the second part may ray said large such large market of the of the second part may ray said large such large market of the of the second part may ray said large such large market of the of the second part may ray said large such large market of the of the second part may ray said large such large market of the of the second part may ray said large such large market of the of the second part may ray said large such large market of the of the second part may ray said large such large market of the of the second part may ray said large such large said large such large said larg	creates,
Reg. Fee.	a good and indefeasible entare of inheritance therein, free and clear of all largem and that they sill a strate and defend the same against all parting marker larges if it is arrend battern that particle barrol that have been and the same in the strate large that have been as a strategies of the fir- largement and real entare have the same becomes due and parable, and that Insurance company as shall be specified and directed by the part of the fir- ing the same strategies and the specified of the strategies of the same becomes due and parable, and that Insurance company as shall be specified and directed by the part of the second part may pay said taxes and insurance, or either, a the rate of 100° from the date of dynamic unit fluid by real. THIS GIANT is intended as a moregree to are an a payment of the area of the second ODC or thus the strategies and no/l according to the terms of ODC of the second part to pay for of the first part shall full to pay the and part of the second part to pay for or at the of the ball part of the second part to pay for or at the	reaces, claim therea. (claim
Reg. Fee 160. 45:	a good and indefeasible entare of inheritance therein, free and clear of all largem and that they sill a strate and defend the same against all parting marker larges if it is arrend battern that particle barrol that have been and the same in the strate large that have been as a strategies of the fir- largement and real entare have the same becomes due and parable, and that Insurance company as shall be specified and directed by the part of the fir- ing the same strategies and the specified of the strategies of the same becomes due and parable, and that Insurance company as shall be specified and directed by the part of the second part may pay said taxes and insurance, or either, a the rate of 100° from the date of dynamic unit fluid by real. THIS GIANT is intended as a moregree to are an a payment of the area of the second ODC or thus the strategies and no/l according to the terms of ODC of the second part to pay for of the first part shall full to pay the and part of the second part to pay for or at the of the ball part of the second part to pay for or at the	reaces, claim therea. pert shall as all times during the life of this indexture, pay all taxes or assessments that may be levied or assess evend part, table as it it incred during the life of this indexture, pay all taxes or assessments that may be levied or assess evend part, table as it may made payholic to the part. J of the second part to the strend provided, then to it mesons to paid shall become a part of the indextedness, secured by this indexture, and shall been interest or expansion to paid shall become a part of the indextedness, secured by this indexture, and shall be clintered to the second part, tables, where the same levour as the indextedness, secured by this indexture, and shall be clintered to the second part, tables, where a part of the indextedness, secured by this indexture, and shall be clintered part to the second second part of the indextedness, secured by this indexture, and shall be clintered part is the second second part, sith all interest second part be terms of rad collection and also to secure any sum any insurance or to discharge any taxes with interest thereon as been provided, in the event that said part clint, and the subjection contained therein fully indextered. If default to made its much appement or any part there is the provided been in the new become due and payhole with the event is not keep to approve the interest where the subjection contained therein fully indextered. If default to made its much appement or any part there is the providen is the interest second in the interest of a second part is the second part. The second part is the second part is a second part of the second part is the another the second part is the se
Restre to. 45.	a good and indefeasible entare of inheritance therein, free and clear of all largem and that they sill a strate and defend the same against all parting marker larges if it is arrend battern that particle barrol that have been and the same in the strate large that have been as a strategies of the fir- largement and real entare have the same becomes due and parable, and that Insurance company as shall be specified and directed by the part of the fir- ing the same strategies and the specified of the strategies of the same becomes due and parable, and that Insurance company as shall be specified and directed by the part of the second part may pay said taxes and insurance, or either, a the rate of 100° from the date of dynamic unit fluid by real. THIS GIANT is intended as a moregree to are an a payment of the area of the second ODC or thus the strategies and no/l according to the terms of ODC of the second part to pay for of the first part shall full to pay the and part of the second part to pay for or at the of the ball part of the second part to pay for or at the	reners.
Reg Art. The Ast.	a god and indefeatible state of inheritance therein, free and clars of all larum ind that they sill a vertex and defend the same against all partice market here it is a started between the particle between the beart of the fir it is attended to be the started started beart If the internet is a started beart beart is a started beart is	reserve, claim theread. (claim theread
Res. He. Vo. 45 :	a god and indefaults extra of inheritance therein, fee and clar of all larms ind that they sill a vertext and defend the same against all partice marked here if it a marked better the part of the finite section of the sect	reaces,
Reg Sec.	a god and indefaults extra of inheritance therein, free and dars of all larms and that here still a versus and diverse the part of the far started between the part of the far start shall fail to part. Y of the far start shall fail to part. Y of the far start shall fail to part. Y of the far start shall fail to part. Y of the far start shall fail to part. Y of the scened part may ray valid tars and inserts or the part. Y of the scened part may ray valid tars and inserts of the far start shall fail to part. Y of the scened part may ray valid tars and inserts of the far start shall fail to part. Y of the scened part may ray valid tars and inserts of the far start shall fail to part. Y of the scene and may advanced by the skil part. Y of the scene and the s	reserve, claim theread. (claim ther
s Release written re	a god and indefaults entry of inheritance therein, fees and dars of all larms and that they still a versus and different the name against all particle marked here in the part of the first restrict the first restrict the part of the first restrict the rest restrict the rest restrict the first restrict the first restrict the first restrict the rest restrict the restrict	reserve, claim theread. regist half all all there during the life of this indenture, pay all taxes or assessments that may be levied or assessments to paid shall been denoted as a berein provided, then the assessment as may for assessments are used that been denoted as a levie the provided, that the denoted as and more or assessments are used there are a to the biddetedness, secured by this indenture, and shall been interest or add shall been interest. DO DOLAT O DOLAT DoLAT DOLAT <td< td=""></td<>
is Roloare s witten	a god and indefaults extra of inheritance therein, free and dars of all larms and that here still a versus and diverse the part of the far started between the part of the far start shall fail to part. Y of the far start shall fail to part. Y of the far start shall fail to part. Y of the far start shall fail to part. Y of the far start shall fail to part. Y of the scened part may ray valid tars and inserts or the part. Y of the scened part may ray valid tars and inserts of the far start shall fail to part. Y of the scened part may ray valid tars and inserts of the far start shall fail to part. Y of the scened part may ray valid tars and inserts of the far start shall fail to part. Y of the scene and may advanced by the skil part. Y of the scene and the s	reserve, (dam thereise.) (relation the relation thereise.) (relation thereise.) (relation thereise.) (relation thereise.) (relation the relation thereise.) (relation the relation thereise.) (relation the relation thereise.) (relation the
Is Felaase s writion	a good and indefeasible series of inheritance therein, free and dear of all larms and that here sill a versus and defeasible series the pairs. A second base of the series of the series of the series and series of the series	reserve, diam thereise. (diam thereise. (addim the addim thereise. (addim thereise. (addim the addim thereise. (addim thereise.
Right As: Right As: This Releases nai writign nai writign Theory	a good and indefeasible scale of laberitance therein, fees and dear of all larems and that they slit a versus and defeasible service about all particle marked before in the same becomes due and parabola, ond the first part and real scale between the part of the first part shall be real that and real scale about a same spectra of the part of the first part shall be real that and part of the first part shall be real that and part of the first part shall be real that and part of the first part shall be real that and part of the first part shall be real that and part of the first part shall be real that and part of the first part shall be real that and part of the first part shall be real to part of the first part shall be real to part of the first part shall be real to part of the first part shall be real to part of the first part shall be real to part of the first part shall be real to part of the first part shall be real to part of the first part of the first part shall be real to part of the first part	reaces, claim thereis. per shall as a times during the life of this indexture, pay all taxes or assessments that may be levied or assess per shall as a times during the life of this indexture, pay all taxes or assessments that may be levied or assess per shall a statistic they may and spatial to the part. J