FRONT N FORM

BANK FORM

		FROM	This i	DF KANSAS, DOUGLAS COUNTY, ss. instrument was filed for record on the
		11 Hill, a widower TO		Lea & Wellman. Register of Deeds
Reg. Fee, No. 287 1.00	- 「「「「「」」」、「「「」」、「「」」、「「」」、「「」」、「」、「」、「」、「	nts Loan & Savings Bank	and the second se	. in the year of our Lord, one thousand n
	THIS INDENTURE, Made this <u>soyonth</u> <u>day of</u> <u>April</u> , in the year of our Lord, one thousand ni hundred and <u>trive</u> <u>trive</u> <u>karshall Hill</u> , a widower			
	of Lawrence in the County of Douglas and State of Kansas part y of the first part, and Merchants Loan & Savings Bank part_y of the second part_y			
			nturo do es Grant. Barg	rum of DOLLARS, tohimduly paid, the receipt ain, Sell and Mortgage to the said partyof the second pa and State of Kansas, to-wit:
		Lots Nos. Two Hundred Nir	ne (209), Two Hundr	ed Eleven (211) and
		Two Hundred Thirteen (213		
		in that part of the City in Douglas County, Kansas		as North Lawrence,
		•		
	with the appurtenance	, es and all the estate, title and interest of th	se said partyof the firs	st part therein.
• • • • • • • • • • • • • • • • • • •	And the said part.	es and all the estate, title and interest of th .V of the first doGGbrevy corran tate of laberiance therein, free and clear of all incum	nt and agree that at the delivery he	st part [herein. 
	And the said part. a good and indefeasible est and that they will warrant it is agreed betwee against said real estate wh		nt and agree that at the delivery he brances, il claim thereto, at part shall at all times during the l h0keep the buildings	erred XXXX the the lawful over
	And the said part. a good and indefeasible est and that they will warrant it is agreed betwee against said real estate wh insurance company as shall interest. And in the event		nt and agree that at the delivery be brances, it claim thereto. It part shall at all times during the 1 MOkrep the buildings second part, the loss, if any, made pa pay such taxes when the same become	reed XXXX the lawful owner
	And the said part a good and indefeatible est it is agreed between against and real estate ab insurance company as shall interest. And in the event part		at and agree that at the delivery be brances, it claim theories, it part shall at all times during the 1 10	rect $XXXX$ the lawful over
	And the said part a good and indefeatible err and that they will surrant the largered between against said real exists as in a survey of the second in the second in the versa in the second in the versa according to the terms of act by 105	$y_{}$ of the first part 60 G. hereby corrange at a following the start of the start of the start and the particle berticia, free and clear of all insum and the particle berticia the start of the start of the start of the start of the start of the start of the start of the start of the start bereficied and directical by the part. $y_{}$ of the star- that staft part. $y_{}$ of the first part half the line of the start of the start part shall full to the start of parts and the start part shall full to start of the start of the start start start is the start of the start of the start start start is start of the start of the start start start start start is start of the start of the start start start start start start start of the start start start start start start start start start of the start start start start start start start start start of the start star	at and agree that at the delivery be branes, at faint thereto. It faint thereto. It faint thereto. It faint the the second part, the loss, if any, make part second part, the loss, if any, make part part such taxes when the same become on the amount so paid shall become sum of Four hundred twenth the payment of said sum of morey, e could part, while all burnest accound	rect XXXX the lawful over
	And the said part a good and indefeasible ent and that they sail has the feasible in this agreed heater against said real catate ab insurance company as shall instrume. And in the event part the second instrume. And in the event part the second the rate of 100% from the according to the terms of and by. 1t S	Y	at and gree that at the delivery be brances, expanded to the set of the set of the set of the step are shall at all times during the line of the set of the set of the set of the second part, the loss, if any, made pa any such taxes when the same become due amount to paid shall become and the amount to paid shall become set of the second to paid shall become the second part, with all interest average rough farms, with all interest averages of any forwares or to discharge any to discharge any to discharge any to set of the second part, with all interest averages of the second part, with all interest averages of the second part, with all interest averages of the second part, with all interest averages of the second part of discharge any the second part, with all interest averages of the second part of discharge any the second part of discharge and t	rect XXXX the lawful overof the premises above granted, and extend upon add real cetate houred spint for and torade in such some add by yable to the part. Y of the second part to the extend offts due and paralle and to keep add permises insured as breeds provided, then a $\cdot_{\rm part}$ of the laddedness, secured by this indexture, and shall been lattery $\gamma\gamma^{-}$ Civo
	And the still pert $a$ good and indefeasible ert as good and indefeasible ert ind that they will warrant it is arread stream to sight and real exter a b farmance company as shall intrest. And in the error the transformer in the second in the stream the stream of the stream of the second interstep in the second the stream of the second the stream of the second the second stream of the second sums of energy stream of of the fort ext shall full to or any subjection errors of the second or any subjection errors of the second or any subjection errors of the second sums of the second stream of the seco	Y	at and greve that at the delivery be brances, as part shall at all times during the it claim thereto. See part shall at all times during the Month of the same the same become due anown to paid shall become a due amount to paid shall become a due amount to paid shall become a due anown to paid shall become a due and the same the same become a due and the same the same become a due and the same the same become a due and the same the same same di- paid and the same of mostly of the same of paid when the same security of shall his bisterium is all same scully of shall his bisterium is all same scully of shall his bisterium is all	rect XXXX the lasticle error of the premises above granted, and select types add real vertex pay all taxes or assessments that may be brief or assess upon add real vertex houred spint for and torade in such sum and by a yable to the part. $Y$ of the second part to the extent of $1ts$ does and payable and to keep add permises insured as herein provided, thus a part of the indebideness, secure by this indexture, and shall be in inter- $yy=\Gamma^{1}YO$
	And the said part a good and indefeasible end and that they will warned that hay will warned in a second said of the said interest. And in the event part is the second the rest ratio of the said seconding to the terms of a coording to the terms of a the buildings on said the child badder hereor, without not in the manage presented by	$y_{}$ of the first part 60 G hereby corrange alse of individues therein, free and clear of all insum and defend the same exploit all particle matching have the particle hereic balt the part- $y_{-}^{ij}$ and $y_{-}^{ij}$ of the the the particle hereic balt the part- $y_{-}^{ij}$ of the hereic balt of the particle hereic balt of the base-particle and directed by the part, $y_{-}^{ij}$ of the that and part $y_{-}^{ij}$ of the first part shall fail to part may pays and taxes and final interded as a metraget to secure the payment of the ORQ even in written obligation for the trues much expands to the part $y_{-}$ of the set by the all part. $y_{-}$ of the second part to pay for pay here may a particle in the individues and they are pay here may a particle in the individues and they are pay here may a particle in the individues and they are a lattice are not iter in a scond registre on staff res a lattice are not iter in a scond registre of the set we and it the fail for the balt part $y_{-}$ is the part of the scond pays the lattice individues and the part of the scond pays the lattice individues and the part of the scond pays the lattice individues and the part of the scond pays the lattice individues and the pays for a lattice are not iter in a scond registre and the pays for a lattice are not iter in a scond registre and the pays for a lattice are not iter in a scond registre and the pays for a lattice are not iter in a scond registre and the scond pays the scond pays the lattice the part and the pays for the pays the pays the scond pays th	at and agree that at the delivery be branes, at part shall at all times during the branes, the part shall at all times during the how here the balling second part, the hose, if any, make pa- pay such taxes when the same become d the amount so paid shall become sum of 	received the fast of all ornerof the premises above granted, and select the of this inferture, pay all taxes or assessments that may be brief or assess a upon said rate takes insured against fire and tornado in such sum and by a yable to the part.y of the second part to the extent ofthe a part of the indebtedness, accured by this indenture, and shall beer interest yy=1000 DOLLAL part of the indebtedness, accured by this indenture, and shall beer interest yy=1000 DOLLAL accurded on the The terms of said colliption and also to secure any num taxes with interest thereon as berein provided, in the event that and part even in this convergence shall be remarks in and says any part there is become adare and parts of a said colleptions and the two terms may num taxes with interest thereon as berein provided, in the event that and part even in this convergence shall be compared to the two terms may num makes, then this convergence shall be compared to the two terms may num corrupt thereform; and to add the particle shall part there is part of the indebtedness of the terms are barded and the two terms may num there as the this convergence of the terms are barded and there in the convergence of the indebtedness of the terms are barded and the terms are made. There are also also be apprecision of the indebtedness and the terms in the convergence of the terms are also be apprecision of the indebtedness of the indebtedness and the provided to partite there indebtedness and there indebtedness there are also be apprecision of the indebtedness of the indebted
	And the said port a good and indefeasible error high error defeasible error in the grant and area to the second in the said rad extra a bi- in the said of the second in the said of the second in the said of the second ared by _1ts sums of more saives of the said of the first point said fait to are the said to the terms of are the said said said to the said of the first point said fait to are the said to the said said to are the said to the terms of are the said said said to the said of the first point said fait to are the said to the said the to are the said to the said the said the bidder hered, which are the high port of the said the to the high port of the said the to the high port of the said the said the bidder hered, which are the high port of the said there is the to, and be shifter to read to are the said there the said to, and the shifter to the said the said to are the said th	y	at and agree that at the delivery be brances, as part shall at all times during the how the part shall at all times during the how the part shall at all times during the how the part of the shall be and any such taxes when the same become due answers to paid shall become sum of Four hundred travents be against of shall and of money a cond part, with all interest accruing a cond part, with all interest accruing a cond part, with all interest accruing a cond part, with all interest accruing the state of the shall be and of the same of the shall be accorded to the state of the state of the same of the scale of the state of the same of the scale of the scale of the state of the same of the same of the scale of the state of the same of the scale of the scale of the scale of the state of the same of the same of the scale of the scale of the state of the same of the same of the same of the scale of the same	rect XXXX the lawful oract
	And the shift pert a good and indefeasible en- ind that they will be prove it is arread stress by induced states by according to the terms of act of y. 10.5 or any children or related of the fort per thell fail or the set in both stress in the set of the fort per thell fail or the set in both stress in the set in both stress in the set by the set of the set by the set of the set in both set of the set in both set of the set by the set of the set in both set of the set in both set of the set in the set of the	y	at and gree that at the delivery be brances, as part shall at all times during the i drains thereto. The part shall at all times during the i brances, the loss, if any, mode part ary such taxes when the same become during the sources to paid shall become a during the sources to paid shall become source of the sources to paid shall become a during the part of the source of the sources of Pour_hundred_twenty Four_hundred_twenty Four_hundred_twenty ford, and the obligation constained the arise the obligation constained the source source of the source of the discharge say lifed, and the obligation constained the source exclusion of which the intervents of the stain the source the source and benefits a table to collect the runs and benefits a table to collect the runs. and benefits a table to collect the runs and benefits a table table ta	rect XXXX the last or nor
	And the shift pert a good and indefeasible en- ind that they will be prove it is arread stress by induced states by according to the terms of act of y. 10.5 or any children or related of the fort per thell fail or the set in both stress in the set of the fort per thell fail or the set in both stress in the set in both stress in the set by the set of the set by the set of the set in both set of the set in both set of the set by the set of the set in both set of the set in both set of the set in the set of the	y	at and gree that at the delivery be brances, extra the shall at all times during the brances, extra the shall at all times during the second part, the loss, if any, made pa gay such taxes when the same become of the saments to paid shall become a distribution of the same taxes and the saments or paid shall become a sum of	rect XXXX the the fuel or nor of the premises above granted, and seize life of this inferiture, pay all taxes or assessments that may be keried or asses upon add real estate houred spint for and tornado in such sum and by a yable to the part. Y of the second part to the strend of if the due and payable and to keep add premises insured as herein provided, then a part of the infeddements, second part to the strend of if the merced on the if the second part to the strend provided, then a second on the if the second part to the strend of if the merced on the if the second part to the strend provided in the merced on the if the second part to be strend provided in the merced on the if the second part to be strend part to there with interest thereas on stard obligation and also to server any ten takes with interest thereas on shering provided, in the second that and part ervin fully discharged. If delays the made in such payments or any part there misses, the interest thereas on been payments or any part there were, shall immediately mature and become absolute and the bases are merch interest, the interest, and all benefits accruing therefore that it premises and all compliant observers, and the therefore accruing therefore shall to the observer the section pays and shall be section accruing therefore shall texted adds to set hand and seal the day and yy hird rahall. Hill
	And the shift pert a good and indefeasible en- ind that they will be prove it is arread stress by induced states by according to the terms of act of y. 10.5 or any children or related of the fort per thell fail or the set in both stress in the set of the fort per thell fail or the set in both stress in the set in both stress in the set by the set of the set by the set of the set in both set of the set in both set of the set by the set of the set in both set of the set in both set of the set in the set of the	y	at and gree that at the delivery be brances, extra the shall at all times during the brances, extra the shall at all times during the second part, the loss, if any, made pa gay such taxes when the same become of the saments to paid shall become a distribution of the same taxes and the saments or paid shall become a sum of	rect XXXX the last or over of the premites above granted, and selection of this inferture, pay all taxes or assessments that may be brief or assessments are the laddebred path of the states of the second part to the states of the laddebrednes, secured by this indexture, and shall be statese or the the second part to the states of states of states of the laddebrednes, secured by this indexture, and shall be statese to the the the second part to the states of state of the the the second part to the states of the states of states
	And the said port a good and indefeasible error had the hip error diversion in the period barries as farmance company as shall intrace. And in the errors period of the second in the errors are by	Y	at and gree that at the delivery be brances, extra the shall at all times during the brances, extra the shall at all times during the second part, the loss, if any, made pa gay such taxes when the same become of the saments to paid shall become a distribution of the same taxes and the saments or paid shall become a sum of	rect XXXX the last or over of the premises above granted, and select upon said real estate houred splats for and tornado he such that a state of the second part to the strent of it's grant of the second part to the strent of it's of the necessary of the second part to the strent of it's of the laddebedness, secured by this indexture, and shall been laterer $y_{\rm corr} = f_{\rm corr}$
	And the suid port a good and indefeasible err list argred struct list argred struct arginate said real excists a bi- farmance empany as shall intract. And in the errors part. J of the second to the struct structure of the rest of 10% from the rest of 10% fro	Y	at and agree that at the delivery be branes, as parts shall at all times during the how the parts shall at all times during the how the parts shall at all times during the how the parts shall at all times during the say such taxes when the same become of the anomato paid shall become sum of	rect XXXX the last or nor of the premises above granted, and select life of this inferture, pay all taxes or assessments that may be kried or uses upon half rail estate houred grint for and tornado in such may and by yable to the part. Y of the second part to the estent of if so a part of the indebledmen, secured by this indexture, and shall been interes $xy=f(x)= \sum_{i=1}^{n} \sum_{j=1}^{n} \sum_{i=1}^{n} \sum_{i=1}^{n} \sum_{i=1}^{n} \sum_{j=1}^{n} \sum_{i=1}^{n} \sum_{i=1$
	And the said port a good and indefeasible error had the hip error diversion in the period barries as farmance company as shall intrace. And in the errors period of the second in the errors are by	Y	at and gree that at the delivery be brances, extra the second second second second second response to the second second second second second part, the loss, if any, made pa- say such taxes when the same become delt as most to paid shall become second part, the loss, if any, made pa- second part, the loss, if any, made pa- second part, the loss of a second second second part, which all interest second are of the second second second second second second part, which all interest second advantum sets descendent of the advantum second second second second second part second second second second part second second second second part second s	rect XXXX the the last or are of the premises above granted, and exter life of this indenture, pay all taxes or assessments that may be levied or asses upone and prail estate houred splant for and tornade in such and and you yable to the part. Y of the second part to the estend of its due and payable and to keep and premises insured as brein provided, then a - a part of the indebtedmens, secure by this indenture, and shall been latered yy_flive to the year. Y of the second part to the estend of its secured on the its of Aprill 102.25 thereon ascending to the terms of said obligation and also to secure any sum taxes with interventers on herein provided, in the very that and part. The taxes with interventers on herein of and obligations and sub to secure any sum taxes with interventers on herein provided, in the very that and part. The taxes with interventers on herein of and obligations at the option of the taxes with interventers on herein and and payments or any part taxes with interventers on herein and and any payments or any part taxes with interventers on herein and and payments or any part there intervent that outware and all become absolutes and the bases and all therein on an interventer on the payment and and payments or any pay the taxes and interventers on herein the course absolutes and the bases and all the therein counts. (SEA 
visition	And the still pert a good and indefensible ere stand and the step will be transform it is agreed stress ab- faurance company as shall interest. And in the event perturn of the second perturn of the second and by. it S and the stress stressed bidde hereof, willow to make bidde he	y	at and gaves that at the delivery be branes, steparability of the set of the set of the set of the branes, steparability of the set of the set of the set of the second part, the loss, if any, mode part any such taxes when the same become of the saments to paid shall become a the saments to paid shall become the second part of the set of the second second part, with all interest second of the second part of delivers are set in the second part of the second part with the second part of the second part interest and second part of the second part interest of the second part of the second part of the second part interest of the second part of the second part of the second part interest of the second part of the second part of the second part interest of the second part of the second part of the second part interest of the second part of the second part of the second part interest of the second part of the second par	rect XXXX the the last or ease
original_ cepa	And the shift pert a good and indefeasible or in the second and indefeasible or ind that, they will perture indefeasible of the second perture of the second indefeasible of the second and by. 10.5 and by.	Y	at and gree that at the delivery be brances, extra part shall at all times during the brances, extra part shall at all times during the brances, the part is the part be building seven farst, the loss, if any, made pa- nay such taxes when the same become of the anomato we paid shall become any such taxes when the same become of the anomato we paid shall become any such taxes when the same become of the anomato we paid shall become any such taxes when the same become of the same to be any such that the payment of said sum of morey, e could part, with all interest account of the same to the obligation constance the same factors and second the same part of the second part in the same the same the advector said second the supplied of the advector said second at a second second advector said second and exceeded in advector said second at a second second advector said second and exceeded at the second the same and second second advector said second and exceeded at the second second second second second advector said second second advector said second second second second advector said second second advector said second second second second advector said second	reed XXXX the first larged error
	And the shift pert a good and indefeasible or in the second and indefeasible or ind that, they will perture indefeasible of the second perture of the second indefeasible of the second and by. 10.5 and by.	Y	at and gree that at the delivery be brances, extra part shall at all times during the brances, extra part shall at all times during the brances, the part is the part be building seven farst, the loss, if any, made pa- nay such taxes when the same become of the anomato we paid shall become any such taxes when the same become of the anomato we paid shall become any such taxes when the same become of the anomato we paid shall become any such taxes when the same become of the same to be any such that the payment of said sum of morey, e could part, with all interest account of the same to the obligation constance the same factors and second the same part of the second part in the same the same the advector said second the supplied of the advector said second at a second second advector said second and exceeded in advector said second at a second second advector said second and exceeded at the second the same and second second advector said second and exceeded at the second second second second second advector said second second advector said second second second second advector said second second advector said second second second second advector said second	rect XXXX the last or are

-