新日本 出出		FROM	STATE OF KANSAS, DOUGLAS COUNTY, ss. This instrument was filed for record on the 30 day
		J. Frank Jones & wife	This instrument was filed for record on the day day April A. D., 192.5, At 3:45 F. M. Jaa E. Hellman Register of Deeds.
		Ітта Ноцье	Register of Deeds.
	Reg. Fee. No. 458	THIS INDENTURE, Made this day of. hundred andtwenty_fivebetween Sarr	April, in the year of our Lord, one thousand nh a Jones and J. Frank Jones, her husband
	15-1	of Lawrence in the County of Douglas part_iesof the first part, and Irma House	5 and State of Kansas part of the second part
		WITNESSETH, that the said part 105of the first part, in com Six thousand and no/100 (\$60 which is hereby acknowledged, haV0sold, and by this indenture do the following described real estate situated and being in the County of	sideration of the sum of 000.00) DOLLARS, to them duly paid, the receipt Grant, Barzain, Sell and Mortgage to the said part y of the second par
			(2), in Block three (3) in Lane's one hundred sixty-five (165) on
		Mississippi Street, all in the	
			\cdot
	•		
		with the appurtenances and all the estate, title and interest of the said part. And the said part_108 the first part do hereby covenant and agree t	_108of the first part therein. that at the delivery hereof they #X the lawful owner 8of the prevalee above granted, and solid o
		a good and indefeasible cetate of inheritance therein, free and clear of all incumbrances, and that they will warrant and defend the same against all parties making lawful claim thereic. It is arread between the parties hereito that the part. 108 of the first part shall all	o. at all times during the life of this indenture, pay all faxes or assessments that may be levied or assesse
		against said real estate when the same becomes due and payable, and that they lasurance company as shall be specified and directed by the parif	keep the buildings upon add real estate insured against fire and tornado in such sum and by such below, if any, made symble to the part. y . of the second part to the estant of her between the such as the to keep add such as the lower all such as the second part to be the second part of the line.
			t so paid shall become a part of the indebtedness, secured by this indenture, and shall bear interest dollars (\$6000.00)
		according to the terms of ONO certain written obligation for the payment of and by 115 terms made payable to the part. Y of the second part, with	said sum of money, executed on the 28th day of April 19.25 th all interest accruing thereon according to the terms of said obligation and also to secure any sum
		and byitsterms made payable to the part	th all interest accruing thereon according to the terms of said obligation and also to secure any sum- re or to discharge any taxes with interest thereon as herein provided, in the event that said part 10
		and typits true much repute to the partiy of the second put, with remuse of memory advanced by the said puty of the second put_ of the of the first put advanced by the said puty of the second put to put for any incrusion of the first put advanced by the said puty of the second put to put for any incrume or any polynation erroried therein, or interest thereas, or if the tasks on mail rule with a second managed mail the rule of the said put to put the said put to put the second put to managed mail the rule put to put the said put to put the said put to put the main advanced put the said put to put to put the said put to put	In all interest serving thereas according to the terms of said obligation and also to secure any ran $e = e = to discharge any taken with interest thereas as herein provided, in the event that and part \hat{\mathbf{L}}obligation contained therein fully discharged. If default to made in such symmetry errors are any partthere is the index and become due and payable, or if the interace is not beyond the term of the said the said payable of the index and the said the term of the said the said payable of the said the said payable of the said the said payable of the said the said$
		and byit isterms made payable to the partiyot the second part, with summ of memy advanced by the said gast_yot the record part to pay for any fourance of the first part abilial his pay the same as a provide in this indeparture. And this convergence shall be veid if not payment be made as bencin specified, and the or any collegation errated therein, or interest therea, or if the taxes on any advanced and the order of the same as a provide of the mater and the same as a more ideal, and all of the solitopic provided for it main written obligation, for the second part of the same as a more interest therea, or the same as a more interest therea. The same as a more interest thereas of the same as a more interest thereas of the same as a more interest thereas of the same as a more interest. The same as a more interest thereas a more interest thereas a more interest thereas as a more interest thereas and as a more as a more interest thereas as a more as a more interest thereas as a more interest the more as a more interest thereas as a	h all laterest averaling thereon according to the terms of said obligation and also to secure any mm see at to dicharge any tany with interest thereon an herein provided, is the event that said part $\hat{A}B$ obligation contained therein fully discharged. If dichar to made in such payments or any part there at said a term that said therein fully discharged. If dichar to made in such payments or any part there is that is such as an element due as at paysheb, or if this nurranzes in soil give, us, an provided burk, is this is the same terms of the said to a start there are a there are an element of the same terms of the
		and by	In all interest acruing therean according to the terms of anid obligation and also to secure any ram even to dickarge any tane with interest therean an herein provided, in the event that and part 10 and a secure the secure of the secure that is and part 10 and the secure that and part 10 and
		and by	h ull interest serving thereas according to the terms of said obligation and also to secure any run- er or to discharge any tane with interest thereas as herein provided, in the event that and part 100 sublicition maximum terms in the same terms of the interest in such symmetry are any part there is rais then the same become the and payable or if the interaces in such symmetry are any part iter- sements of maximum terms of the same terms of the same terms of the same terms of the interact and terms of the same terms of the same terms of the same term of the interact and terms of the same terms of the same terms of the same terms of the interact and terms of the same terms of the same terms of the same terms of a term and the principal and interest, together with the cases and charges includes therein, and the same terms of the same terms of the interest, together with the cases and the same terms of the same terms of the same terms of a term of the same terms of the interest, together with the cases and the same terms of t
		and by	h ull interest acrouing therean according to the terms of said obligation and also to secure any ram, ere to dockarge any tane with interest therean a herein provided, in the event that said part 10, distance accurace in the said part 10, and the term of the interest is the event that said part 10, distance accurace interesting data of any block of the interest is the second the said committed on additional terms in the said term of a said term of the said is the interesting terms, that the forwards are all terms is backles and the back on the said term is that is considered accurate therein a said term of the interest is the said term of the said the terms and terms of the interest on the said terms of the said terms of the said terms of the said terms of the said term of the said term of the said term of the said terms of the said terms of the said term of the said term of the said terms of the said term of the said terms of the sai
		and by	h ull interest serving therees according to the terms of said obligution and also to secure any run es es to dockarge any tane with interest thereen as herein provided, in the event that add part 10 dockarge any tane with interest thereen as herein provided, in the event that add part 10 dockarge any tane with the said and 10 and
		<pre>ed by</pre>	h ull interest serving therees according to the terms of said obligution and also to secure any run es es to dockarge any tane with interest thereen as herein provided, in the event that add part 10 dockarge any tane with interest thereen as herein provided, in the event that add part 10 dockarge any tane with the said and 10 and
		<pre>set tyit ts terms made payable to the partiy of the second part, with rems of merry advanced by the said part.y of the second part to go for any function of the first part shall had not be vide to ready having the hadres are braidered with the second part and the ready payable to the part.y = 0.</pre>	J. Frank Jones, (SEAL (SEAL (SEAL 28. day of April A.D. 19.25., before me, t in the aforesaid County and State, came Sara Jones. and
		<pre>ed tyit ts terms made payable to the partiy of the second part, with rems of merry advanced by the said part.y of the rescape provide of any to prove of any formation of the first part with list in one year water and the same provide of the first part more of the first part of part is any part more of the first part of the first part of part is any part of the first part of part is any part of part is any part of the first part of the first part of part is any part of the first part of the first part of part is any part of the first part of the first part of part is any part of the first part of part is any part of the first part of part is any part of part is any part of the first part is any part of par</pre>	h ull knows across a secondar to the terms of said obligation and also to secure any ran or e or to discharge any tane with interest iteren as herein provided, in the second that and part 104 Addition scattering therein fully discharge and the marks in mark spin terms of the said spin 104 Addition scattering therein fully discharge and a solution and the second that and part 104 Addition scattering therein fully discharge and a solution and the second that and part 104 Addition scattering therein fully discharge and a solution and the solution and there are y set if the provide the said spin terms in the said and the said the spin terms of a solution and the solution and the addition scattering therein interactions and a solution and the solution and the solution of the addition state and the said interact, together with the costs and charge includent therein, and the based and the respective particle, and all bracks accounts therein shall extend and fur- med and exceedent of the respective particle herein. A shadt and the solution scattering and the respective particle herein. A shadt and the second and scale a state of the solution of the respective particle herein. A shadt and the second scale and the solution scale and exceedent of the respective particle herein. A shadt and the second scale scale as a state of the second scale and the second scale and scale as a state of the second scale scale as a state of the second scale and scale as a state of the second scale sca
	Vaswe	<pre>ed tyitts true made rayshts to the partY of the second part, with ream of mmery advanced by the same as provided in this induction or any obligation eraised inclusion of the first spin eraised first spin eraised first spin eraised of the first spin eraised spin</pre>	h ull knows acround g therea according to the terms of said eblection and said to secure any ran of e e to dickings any tans with interest therean as herein provided, in the securit that and part 101 dickings maximum for herein herein therean. If defay the terms are been as presented of said shows the second second synches of the interaction of the said second second exploring the said second synches of the interaction of the said second second at the second second second second second second second second second at the unpul of principal second second second second second second second at the unpul of principal second second second second second second second second second at the unpul of principal second second second second second second second second second at the unpul of principal second se
	Vias w tentheo Norig this.2	set ty	h all laters arring therea according to the terms of said objection and also to secret any ran (e e to dickury any tars with interest there as herein provided, in the event that add part 101 distribution particular therein the interest there as herein provided, in the event that add part 101 distribution particular distribution distribution of the interaction marks and all therein the add and 101 distribution particular distribution distribution and all the event that add part 101 distribution particular distribution distribution and a set of the interaction of the and part 101 distribution particular distribution distribution and a set of the particular distribution and a prime and the mark and the event and the set of the particular distribution and the particular distribution at the part of the distribution distribution and a set of the particular distribution and the attemption of the distribution distribution and a set of the particular distribution and the set of the part 1 distribution distribution and a set of the particular distribution and the set of every solid time. Therein particular, and all benefits accounts therein and all the distribution and the set of the set of the distribution distribution and all the distribution and the distribution and the set of the set of the distribution distribution and distribution and the distribution and the set of the distribution distribution and distribution and set of the distribution and the set of the distribution distribution and distribution and the distribution and the distribution and the distribution and the distribution distribution and the distribution and the distribution and the distribution and the distribution distribution and the distribution and the distribution and the distribution and the distribution distribution and distribution and distribution and the distribution and the distribution and the distribution distribution and distribution and distribution and the distribution and distribution and distribution and distribution and distribution
	Viai w tenthao Nortig	<pre>ed ty</pre>	h all laters arring therea according to the terms of said objection and also to secret any ran (e e to dickury any tars with interest there as herein provided, in the event that add part 101 distribution particular therein the interest there as herein provided, in the event that add part 101 distribution particular distribution distribution of the interaction marks and all therein the add and 101 distribution particular distribution distribution and all the event that add part 101 distribution particular distribution distribution and a set of the interaction of the and part 101 distribution particular distribution distribution and a set of the particular distribution and a prime and the mark and the event and the set of the particular distribution and the particular distribution at the part of the distribution distribution and a set of the particular distribution and the attemption of the distribution distribution and a set of the particular distribution and the set of the part 1 distribution distribution and a set of the particular distribution and the set of every solid time. Therein particular, and all benefits accounts therein and all the distribution and the set of the set of the distribution distribution and all the distribution and the distribution and the set of the set of the distribution distribution and distribution and the distribution and the set of the distribution distribution and distribution and set of the distribution and the set of the distribution distribution and distribution and the distribution and the distribution and the distribution and the distribution distribution and the distribution and the distribution and the distribution and the distribution distribution and the distribution and the distribution and the distribution and the distribution distribution and distribution and distribution and the distribution and the distribution and the distribution distribution and distribution and distribution and the distribution and distribution and distribution and distribution and distribution

FRONT N FORM

11 1