· · · · · · · · · · · · · · · · · · ·	FROM	STATE OF KANSAS, DOUGLAS COUNTY, SS.	
	T. H. White et al	This instrument was filed for record on the 21 st	a state of the sta
	то	Jea E. Hellman. Register of	f Deed
	John Hermann	ByDeputy.	
	hundred and Iwenty-five between T. H. White and Ida C. White, his	ay of, in the year of our Lord, one thou wife,	
11		lasKansas	
6 25. 6 25.	John Hermann WITNESSETH, that the said part. 108of the first part, i Twenty-five hundred	part.yof the sec n consideration of the sum of DOLLARS, tothemduly paid, the i doGrant, Bargain, Sell and Morigage to the said partyof the sec of Douglas	receip
Reg. No.	Lot Four (4) Bloc to the City of La	k twenty-seven (27) Quivera Place,an addition wronce, Kansas	
	with the appurtenances and all the estate, title and interest of the sair	1 part	
	And the said part IOE of the first part do hereby covenant and a good and indefeasible setate of inbritance therein, free and clear of all incumbrance	agree that at the delivery hereof they are the lawful owner S of the premises above granted, an a.	
	And the said part _ 105 _ of the first part do hereby covenant and a good and indefeasible estate of inheritance therein, free and clear of all incumbrance and that they will estrate and defend the same arguint all parties making layering the layer defends the parties hereing that the part _ 126 of the first parties of the parties hereing the parties hereing that the part _ 126 of the first parties of the parties hereing thereing the parties hereing the pa	agree that at the delivery hereof they are the lawful owner S of the premises above granted, an 	l or any
	And the said part _105 _of the first part dohereby covenant and a good and indersatible estate of inheritance therein, five and deter of all incumbrance and that they will warrant and defend the same scalated all particular herein data. It is argued between the aprile iterato that the part _105 of the data part against said real estate when the same become due and payable, and that _thtoy. Insurance company as hall be specified and directed by the part	agrees that at the delivery hereof they are the lawfal owner Sof the premises above granted, an thereto. thereto. that at it times during the life of this indenture, pay all taxes or assessments that may be levied willkeep the buildings upon said real estate insured against five and tornato is such sum a part, the heat, if any male payable to the part y	l or and and by his- ed. the
	And the said part _105 _of the first part dohereby covenant and a good and indersatible estate of inheritance therein, five and deter of all incumbrance and that they will warrant and defend the same scalated all particular herein data. It is argued between the aprile iterato that the part _105 of the data part against said real estate when the same become due and payable, and that _thtoy. Insurance company as hall be specified and directed by the part	agrees that at the delivery hereof they are the lawfal owner Sof the premises above granted, an thereto. thereto. that at it times during the life of this indenture, pay all taxes or assessments that may be levied willkeep the buildings upon said real estate insured against five and tornato is such sum a part, the heat, if any male payable to the part y	l or and and by his- ed. the
	And the said part _105 _ of the first part do	agree that at the delivery hereof they are the larfal owner B_{-of} the premises above granted, as therein therein ability and the during the life of this infecture, pay all large or assessments that may be brief with 1. Livery the buildings upon main real entate insured against fire and tormado in such mans part, the loss, if any, made payable to the part $Y_{}$ of the second part to the extent of -1 is taken when the same become due and payable and to keep and premises insured as birring provide amount so paid shall become a gart of the indebtedness, secured by this inductors, and shall beer from the same become due and payable and to keep and premises insured as before provide amount so paid shall become a gart of the indebtedness, secured by this inductors, and shall beer from the same become due and the same strength of the indebtedness. March the same the same secure due that the same secure due that the same secure due the same secure due to the same	l or and and by his- ed, ther r intere DOLL/ 19_25
	And the sold part_108. of the first part dobreak provenant and a good and indefensible sents of inheritance therein, free and offen of all incumbrance ind that topy will meant and and there the same scale till matter makes the break is a grand scale topy and the state of the same scale till matter makes the break is a grand scale topy and the scale scale to the same scale till matter makes induced to the scale scale to the same becomes due and payable, and that . They, insurance outpays us hall be precided and directed by the part. J and the scale top interest. And in the event that said part 100 of the first part shall hall to pay more the scale outpays us hall be precided and directed by the part. J of the scenario interest. And in the event that said part 100 of the first part shall hall to pay more the first of 100° from the state of towards until fully retain. "FIRED V-FIVO Hond Tod	agree that at the delivery hereof they are the larfal owner B _of the premises above granted, as a begin and the second	i or and and by his- ed, then r intere DOLL/ 19_25 any su l part 1
	And the sold part_105. of the first part dobreak provenant and a good and indefensible settle of inheritance therein, free and offen of all incumbrance ind that topy will meant and and there the same scalar tell matter makes the break of his agreed textures the particle terior that the part_105. of the deep part induces the settle when the same becomes due and payable, and thatthey, insurance company us shall be precided and directed by the part_105. of the deep part interset. And in the event that said part 105. of the first part and into pays more there is a set of part in pays pay at large and interset. And in the second interset. And in the event that said part 105. of the first part shall all to pay more the first of 100° firms the said of the years and interset. The pays are interset. THEOD to the second part to pay pays that may be done terms the payment of the same of THEOD to the terms of	agree that at the delivery hereof they are the larfal owner B _of the premises above granted, as a begin and the second	i or and and by his- ed, then r intere DOLL/ 19_25 any su l part 1
	And the mid part_105. of the first part dobreak proving the distribution of the first part dobreak proving the distribution of the di	agree that at the delivery hereof they are the larfal owner B _of the premises above granted, as a biggeth at time during the life of this inferture, pay all taxes or assessments that may be breided whill a key the buildings upon said real entate insured against five and tornato in such uma a part, the loss, if any, made payable to the part .y of the second part to the extent of} h taxes whon the same become due and payable and to keys and premises insured as brein provide amount on paid shall become a part of the indebtedness, secured by this inducture, and shall become to a start and a sum of messy, carected on the 12 day of 100 rcm 1 mest of and sum of messy, carected on the 12 day of 100 rcm 1 array, with all laterest acruing thereon seconding to the terms of said brigation and also to secure narrance or to discharge may taxes with interest thereon as horized, in the source to take are not digit when the same become due and may also and the sub provement or any are paid when the same become due and may also and the sub provement or any or a paid when the same become due and may also and the sub provement or any or a paid when the same become due and may also and the sub provement or any or a paid when the same become due and may also and the sub provement or any or a paid when the same become due and may also and the sub provement or any or a paid when the same become due and any also and the sub also also also also also also also also	l or and and by his- ed, ther r intere DOLL/ 19_25 any su l part 1 part the ided has n remai ption of
	And the mid part	agrees that at the delivery hereof they are the lawful owner B_{-of} the premises above granted, as a specific at time during the life of this indenture, pay all taxes or assessments that may be levied that it is any make payable to the part y_{-o} of the second part to be extrat of -1 be part, the local, if any, make payable to the part y_{-o} of the second part to be extrat of -1 be taxes when the same become due and payable and to keep and premises insured as herein provide amount to paid shall become a part of the indenticients, secured by this indenture, and shall been -12 and -11 that of meany, created on the -12 day of -1100 cm -11 and -11 start, which all interest accurating to the terms of naid sum of meany, created on the -12 day of -1100 cm -11 and -11 start, which all interest accurate for the indenticients, secured by this indenture, and shall been as a part of the indenticients, and the law of -1100 cm -1100 cm -1100 cm -11000 cm -110000 cm -110000 cm -110000 cm -110000 cm -1100000 cm -11000000000 cm $-1000000000000000000000000000000000000$	i or asso and by his- ed, there polling 19_25 any su 1 part i part in prior of a remain prior of a remain prior of a rest the rest the res
	And the said part_10.6 of the fact part dohereby covariant test a good and indefensible exists of inheritance therein, free and obser of all incumbrance ind that topy will meant and observe therein, free and observed testing induces the particle factor basic testical in a same gravite, and that . They, instance company is shall be received and directed by the part, 10.63 of the drap part induces the same intervent that and part 10.62. of the drap part intervel, Andin the event that and part 10.62. of the fact part is and intervel. And in the event that and part 10.62. of the fact part is all intervel. And in the event that and part 10.62. of the fact part is all intervel. And in the event that and part 10.62. of the fact part is all all to py re- ter the fact is seen of part of the same of intervel. The part is all the part is all the part is a part to the same part of the part is the objection. If of the part is first fact of the part is all of the part is all the part is all the part is a method by 10.52. In the same are parable to the part. J	agree that at the delivery hereof they are the larfal owner B _of the premises above granted, as a biggeth at time during the life of this inferture, pay all taxes or assessments that may be breided whill a key the buildings upon said real entate insured against five and tornato in such uma a part, the loss, if any, made payable to the part .y of the second part to the extent of} h taxes whon the same become due and payable and to keys and premises insured as brein provide amount on paid shall become a part of the indebtedness, secured by this inducture, and shall become to a start and a sum of messy, carected on the 12 day of 100 rcm 1 mest of and sum of messy, carected on the 12 day of 100 rcm 1 array, with all laterest acruing thereon seconding to the terms of said brigation and also to secure narrance or to discharge may taxes with interest thereon as horized, in the source to take are not digit when the same become due and may also and the sub provement or any are paid when the same become due and may also and the sub provement or any or a paid when the same become due and may also and the sub provement or any or a paid when the same become due and may also and the sub provement or any or a paid when the same become due and may also and the sub provement or any or a paid when the same become due and may also and the sub provement or any or a paid when the same become due and any also and the sub also also also also also also also also	i or asso and by his- ed, then DOLLA 19_25 any su I part i part i the arr the eto, and ad and i
	And the said part_106 _ of the first part do	agree that at the delivery hereof they are the lardal owner $B_{}$ of the premises above granted, as a set of the set of the lardal owner $B_{}$ of the premises above granted, as a set of the set of the lardal owner $B_{}$ of the premises that may be level to the lardal set of the second part to the set of the set of the lardal set of the second part to the set of the set of the set of the second part to the part of part to the second p	d or asso and by his- ed, then r intere poll. 19_25 any su i part i hided ha ption o and and i and y
	And the said part_10.6 of the fact part dohereby covariant test a good and indefensible exists of inheritance therein, free and obser of all incumbrance ind that topy will meant and observe therein, free and observed testing induces the particle factor basic testical in a same gravite, and that . They, instance company is shall be received and directed by the part, 10.63 of the drap part induces the same intervent that and part 10.62. of the drap part intervel, Andin the event that and part 10.62. of the fact part is and intervel. And in the event that and part 10.62. of the fact part is all intervel. And in the event that and part 10.62. of the fact part is all intervel. And in the event that and part 10.62. of the fact part is all all to py re- ter the fact is seen of part of the same of intervel. The part is all the part is all the part is a part to the same part of the part is the objection. If of the part is first fact of the part is all of the part is all the part is all the part is a method by 10.52. In the same are parable to the part. J	agree that at the delivery hereof they are the larfal owner B _of the premises above granted, as a begin that at the delivery hereof they are the larfal owner B _of the premises above granted, as a begin that a set the buildings upon said real entate laword against five and tornado in anth uma with the set the buildings upon said real entate laword against five and tornado in anth uma manuant op paid shall becreas a gart of the indebiddees, secured by this indexture, and shall be amount op paid shall becreas a gart of the indebiddees, secured by this indexture, and shall be real of and sum of money, created on the Are of the second part to the extent of The ment of and sum of money, created on the Are of Mart Internal the built becreas a answare or to discharge any taxes with interest thereas of said bulkguidus and also to secure answare or to discharge any taxes with interest thereas of said bulkguidus and also to secure answare or to discharge any taxes with interest thereas of said bulkguidus and also to secure answare or to discharge any taxes with interest thereas on the brind bulkguidus and also to secure answare or to discharge any taxes with interest thereas of the balkguidus and show the with the also become thereas and and become show the the same become the said thereas a balked with the same become the same balk becomes the said become show the said thereas the said thereas the said thereas the said thereas a balk becomes the said becomes above and thereas the said thereas the said thereas the said thereas and becomes the same thereas and thereas a said the same thereas a the said thereas the said thereas and thereas and thereas and thereas a said thereas the said thereas the said thereas the said thereas and thereas and thereas and thereas a said thereas the said thereas the said thereas the said thereas and thereas and thereas and thereas and thereas the said thereas t	I or asso and by his- ed, ther or inter- DOLL' 19_25 any su I part i logart the ded har surt the surt the surt in remain surt in the surt is and all and y (SE/
	And the said part_10.6 of the fact part dohereby covariant test a good and indefensible exists of inheritance therein, free and obser of all incumbrance ind that topy will meant and observe therein, free and observed testing induces the particle factor basic testical in a same gravite, and that . They, instance company is shall be received and directed by the part, 10.63 of the drap part induces the same intervent that and part 10.62. of the drap part intervel, Andin the event that and part 10.62. of the fact part is and intervel. And in the event that and part 10.62. of the fact part is all intervel. And in the event that and part 10.62. of the fact part is all intervel. And in the event that and part 10.62. of the fact part is all all to py re- ter the fact is seen of part of the same of intervel. The part is all the part is all the part is a part to the same part of the part is the objection. If of the part is first fact of the part is all of the part is all the part is all the part is a method by 10.52. In the same are parable to the part. J	agree that at the delivery hereof they are the lardal owner B _of the premises above granted, as a by there is a second	l or asso and by his- ed, there poll. 19-25 any su part in 19-25 i part i 19-25 i
	And the said part105 of the first part dohereby covariant test a good and indefensible exists of inheritance therein, free and obser of all incumbrance ind that they will mean and and first the same excited in the same of the despined in the same of the same and a first the same excited in the same of the despined interest. And in the event that and part 1.00 of the second interest. And in the event that and part 1.00 of the second interest. And in the event that and part 1.00 of the second interest. And in the event that and part 1.00 of the second interest. And in the event that and part 1.00 of the second interest. And in the event that and part 1.00 of the second interest. And in the event that and part 1.00 of the second interest. And in the event that and part 1.00 of the second part is and by of the same of part and the same of the part y of the second part and by of the same of part and the same of the second part to part y of the second part of the first part is all of the part y part of the same of the part y of the second part to part y of the second part to part y = 0 for any ind by of the compare and and part y of the second part to part for any / of the second part which is the origin the value of the second part to the second part to part the second part to the second par	agree that at the delivery hereof they are the lardel owner B _of the premises above granted, as a bergets at the delivery hereof they are the lardel owner B _of the premises above granted, as a part, the loss, If any, made payable to the part of the second part to the estant of} be the buildings upon said real entate largered against five and them above the part of the part	l or and and by his ed, the ed, the ed, the any su- part in the part in the part in the part in the sart the and and in (SE (SE
	And the said part _ 105 _ of the fact part 6 hereby covariant test a good and indefensible entits of inheritance therein, free and obser of all incumbrance ind that topy will mean and and first 1 has any entits of all main marked that the agreed between the particle interior that the part	agree that at the delivery hereof they are the lardal owner B of the permise above granted, as a second set all time during the life of this inferture, pay all taxes or assessments that may be levied trill 1 they the buildings upon said real cetate insured against free soil to end to make the source of a soft ware a payable soft to be part. J	t or assessed by his - ed, there ar intere- polly of the second second second in part 1 part is any sure is a second second part is a second s
	And the said part105 _ of the first part do hereby covariant tend a good and indefensible state of inheritance therein, fires and deter of all incumbrance ind that are well in practical and indefendite the anset state all parting making the bareful bare in the interest has the part of the first part of the fi	agree that at the delivery hereof they are the lardal owner B _of the premises above granted, as a second set at the delivery hereof the of this infecture, pay all taxes or assessments that may be levided within the set is a second part to be a set and a sequence of the second part to the set of the second part to the second part to the set of the second part to the second part	I or asso and by his- ed, there polling i part i part in prior of any sur i part i prior of and all art the surt its surt its surt its surt i prior of a and surt (SE) (SE)
	And the maid part105 of the first part do hereby covenant ted a good and indefeasible exists of inheritance therein, fore and dear of all incumbrance ind that agend factors the particle first blat the part 163 of the deta part induces the particle first when the many become fore and parts in particle first blat induces the second part is particle first blat the part of the second interest. And in the event that such part 105 of the deta part is a start of the second part is part of the many and inner area, or given that is a start of the second part is part of the many and inner area, or given the second interest. And in the event that such part 105 of the first part all list pay rule that many of the second part is pay rule fatts are and inner area, or given the second is the of 105 form the date of payment within obligationfor the pay is and by	agree that at the delivery hereof they are the lardal owner B _of the premises above granted, as a set of the set of the lardal owner B _of the premises above granted, as a set of the set of the buildings upon said real entate larared against five and formato in and sum a part, the loss, if any, made payable to the part Y of the second part to the set of 1 of the second part to the set of 1 of the second part to the set of 1 of the second part to the set of 1 of the second part to the set of 1 of the second part to the set of 1 of the second part to the set of 1 of the second part to the set of 1 of the second part to the set of 1 of the second part to the set of 1 of the second part to the set of 1 of the second part to the second par	l or asso and by his - ed, there r inter- DOLL/ 19_25 any su i part i part ib i part i part ib i ded he n remains and su and su i sart di and y i (SE/ (SE/
This Release	And the mid part_105 of the fact part do hereby covariant ond a good and indefinition entropy of the state of inheritance therein, fore and obsert of all incumbrance ind that target will maxima and the part of the state	agree that at the delivery hereof they are the lardel owner B _of the premises above granted, as a set that the delivery hereof they delivery hereof they delivery hereof they delivery hereof they delivery they are the lardel owner B _of the second part to the second of an above me a second of the second part to the second to and second seco	t or asso and by his ed, there r laterre- poll later the r later the r default priton of and all and y (SE4 (SE4
was written entheoriginal – Mortgree	And the make part105 of the fart part do hereby covariant and a good and indefaultie exists of inheritance therein, fore and obsert of all insummances ind that target will exist and there of the answer part of the answer part of the second of the second state. They, insume compary us shall be precised and directed by the part of the second and the second state of the second state of the second state of the second state. They, insume compary us shall be precised and index to the second state of the second state. They, insume compary us shall be precised and index to the second state of the second state of the second state. They, insume compary us shall be precised of the second state of the second state of the second state of the second state of the second state. They, instate of the second state is the second state	<pre>agree that at the delivery hereof they are the lardel owner B _ of the premise above granted, as a set the set of the lardel owner B _ of the premise above granted, as a set of the set of the lardel owner B _ of the second part to the set of a such awas a part, the loss, If any, made payable to the part y of the second part to the settent of } is amount op paid shall beens a part of the indebtedmes, secured by this indebtedmes, secured by this indebtedmes, and shall been a second part to the settent of } is that when the same been due and payable and to keep said premise induced as paid and the indebtedmes, secured by this indextore, and shall been a part of the indebtedmes, secured by this indextore, and shall been a part of the indebtedmes, secured by this indextore, and shall been a second part to dickarge any thereas with interest therean a been does not payable as the barrest the second part to dickarge any thereas with interest thereas of said being barrest in the same been does not payable, or if he barrest been at payable to the year of dickarge any thereas the barrest been a barrest payable, or if he barrest be a start payable at the same been does not payable, at the problem and payable at the payable of the payable at the payable at the same been does not payable, at the payable at t</pre>	t or asso and by his ed, there r laterre- poll later the r later the r default priton of and all and y (SE4 (SE4
was written on the original	And the make part105 of the fart part do hereby covariant and a good and indefaultie exists of inheritance therein, fore and obsert of all insummances ind that target will exist and there of the answer part of the answer part of the second of the second state. They, insume compary us shall be precised and directed by the part of the second and the second state of the second state of the second state of the second state. They, insume compary us shall be precised and index to the second state of the second state. They, insume compary us shall be precised and index to the second state of the second state of the second state. They, insume compary us shall be precised of the second state of the second state of the second state of the second state of the second state. They, instate of the second state is the second state	agree that at the delivery hereof they are the lardel owner B _of the premises above granted, as a set that the delivery hereof they delivery hereof they delivery hereof they delivery hereof they delivery they are the lardel owner B _of the second part to the second of an above me a second of the second part to the second to and second seco	l or asse and by o red, there r laterer DOLLA 19-25 any sur 1 part 1 1 part
was written on theoriginal T Mor tgege	And the said part_105 of the farm part do hereby cornant and a good and indefaultie entits of inheritance therein, fore and obsert of all incumbrance ind that tays will instant and tends to have a categorial of a same start of the same start in the same therm do are all parties interior that the part_1163 of the disp part	agree that at the delivery hereof they are the lardel owner B _of the premiers above granted, as a set that a the delivery hereof they are the lardel owner B _of the premiers and the set the set of	l or anse and by e ed, then ed, then to faterer DOLLAN 19_25 any eur I part i be any eur I part i be and H and H art the to, sad and and is and s and y (SEA (SEA (SEA (SEA (SEA
was written on the original T Mor tgege	And the said part_105 of the farm part do hereby cornant and a good and indefaultie entits of inheritance therein, fore and obsert of all incumbrance ind that tays will instant and tends to have a categorial of a same start of the same start in the same therm do are all parties interior that the part_1163 of the disp part	agree that at the delivery hereof they are the lardel owner B _of the premises above granted, as a	l or asse and by o r later or later DOLL4 19_25 any run I part il hart the and set and

FRONT N FORM

BANK FORM