	OFTH STATIONERY CO KANEAR CITY NO MONT	FOF
Henry H. Asher et al	This instrument was filed for record on the 4th June A. D., 1925, at 2:35 F	day of M
TO	Isa E. Wellinan	r of Deede
Merchants Loan & Savings Bank.	By. Joe Wellman.	Deputy.
THIS INDENTURE, Made this first of hundred and twenty-five between Henry H. Asher and Frances B. Asher,	day of June , in the year of our Lord, one this wife	thousand nine
of Lawrence in the County of	Douglas and State of Kansas	n () - Provide State ()
part 1eg of the first part, and end Merchants Loan Favings Bank WITNESSETH, that the said part legs of the first part, Four Thousand	in consideration of the sum of DOLLARS, to then duly paid, t	e second part.
	re do Grant, Bargain, Sell and Mortgage to the said part y. of the of Douglas and State of Kansas, to-wit:	e second part,
)18) and the South	(d) of Lot Number Eighteen 1 One-half of Lot No. Twenty treet in the City of Lawrence,	
with the appurctenances and all the estate, title and interest of the s And the said part_105_of the first part do hereby covenant and goed and indefended scatter of inheritance therein, free and clear of all incurstrances,	agree that at the delivery hereof they add the lawful owner. S of the premises above granted,	and trained of a
And the said part _105_of the first part do hereby covenant and goed and indefeable state of inheritance therein, free and clear of all incumtances, and that they will warrent and defend the same against all parts making is before it is agreen between the parts hereto that the all the parts the first parts the parts -	agree that at the delivery hereof they sight has foll owner. S of the permises above granted, m thereto. Shall at all times during the life of this indenture, pay all taxes or assessments that may be le	vied er avoved
And the nail part 105 of the first part do hereby overant and good and indefeatible estate of inheritance therein, fees and clear of all incumbrances, and that they all survey and defend the same acquiset all parties making has full date it is agreen between the parties therein that the parties -102 of the first par- agning that all real states when the same becomes one and payable, and that -102 of the sec- imariance on party as shall be specified and directed by the part y^{\prime} of the sec- imariance on party as shall be specified and directed by the part y^{\prime} of the sec- imariance on party as shall be specified and directed by the part y^{\prime} of the sec- times -105 of the first part -105 of the first part half latit to pay su	agree that at the delivery berned they sight has full owner. So if the permises above granted, in thereto. is shall at all times during the life of this indenture, pay all taxes or assessments that may be lee y	vied or assessed im and by such - its
And the said part 105 of the first part do hereby overant and good and indefeatible estate of hibritance therein, free and clear of all incumbrance, and that they will surrent the parties there have excited and parties, and that they will surrent the parties before that the part 102 , of the first particular state when the same beccess due and payable, and that. they insurance on party as shall be partied discreted by the part Y of the second part may ray shall task and information of the first part of the second part may ray shall task and insurance on the clean the bad or of parts with the line part of the second part may ray shall task and insurance on the clean to the same bad between the line that 100 in the bad or of parts with this regime. This is only the ray of the second part may ray shall be same the same bad between the line that 100 in the bad or of parts with this regime. This is only the ray of the second part may ray and task and insurance, or either, and the ray of the second part may ray and task and insurance of the second part may ray and task and insurance on the same the second part of the second part may ray and task and insurance on the same ray of the second part may ray and task and insurance. The same that the task of parts in the bad or of parts with the ray regiment to the same and the same task of the sam	agree that at the delivery berned they $\frac{d}{d}$ be lawful owner. So if the premises above granted, in thereto, it shall at all times during the life of this indenture, pay all taxes or assessments that may be le- y	sind or answerd on and by such of
And the skil part 105 of the first part do hereby covenant and good and indefaultile estate of inheritance therein, free and clear of all linearith masses and that they all bereast and doubt the mass against and parts and all the parts between the states parts and all the parts between the states parts and the part of the part and the part of the parts and the part of the parts and the parts and the part of the parts and parts and the parts and the pa	agree that at the delivery bernel they $\frac{d}{dt}$ he have of source S of the premises above granted, in thereto, a shall at all times during the life of this indenture, pay all taxes or assessments that may be be $\frac{d}{dt}$. Let $\frac{d}{dt}$ have $\frac{d}{dt}$ have $\frac{d}{dt}$ and the tax $\frac{d}{dt}$ have $\frac{d}{dt}$ h	vied or answerd on and by such of _1tg
And the sail part 105 of the first part do hereby covenant and good and indefeatible estate of hisricharce therein, free and clear of all incumbrance, and that they will warrant and defend the same acjust all parties making has fold all hisrapped letters in the parties there that it be part. 102 , of the first particular that the same becceres due and payable, and that . thing insurance cen party as shall to spread distribution of the first part of the first part of the tree of the first part may ray said tase and insurance, et either, and the tree H We first the date of partent will fully regist. This GLANT is include as a most part to examt the game and the same first to examt be part of the same difference of the first part of the tree of the first part is the date of partent will fully regist to examt the game of the pays and by 115 for the man and payable to the part of the second part ty . $\sqrt{100}$ the second part type is the part witten obligation. For the pays and by 115 for the man and payable to the part 100 of the second part type of the second part part part of the part of the second part type o	agree that at the delivery hered they $\frac{d}{d}$ he have f over S of the premises above granted, in the delivery hered they $\frac{d}{d}$ he have f are assessments that may be be $g = \frac{1}{2}$. Let $g = \frac{1}{2}$ here	vied er auword am and hy such M It g
And the said part 105 of the first part do hereby covenant and good and indefeatible state of hisrichance therein, free and clear of all incumint areas and that they will search at a defead the same activat all partice making is while the first part of the same activat all partice making is while the part of the same activat all partice making is while the part of the same activat all partice making is while the part of the same activat all partice making is while the part of the same activat all partice making is while the part of the same activation of the same at the same because due to a same at the same because due and aparts. And is the event hat the same activation were the payment of the same at the same because due to a same at the same because due and aparts. And is the event hat the same at	agree that at the delivery hered they $\frac{d}{d}$ he have a verse S of the premises above granted, m thereto, t shall at all times during the life of this indenture, pay all taxes or assessments that may be le- generating the building upon mild real estate insured against for and tornado in such a part of the low, if any reads paylable to the part. J'' of the comparison of the source of the source of the source part of the source of the s	wind or answerd m and by such d. its
And the soil part $-\frac{1}{10}$ G of the first part dobreen of electron transformation of the theory of theory of the theory of the the	agree that at the delivery berned they $\frac{del}{dt}$ has foll owner. So if the premises above granted, in the statistical times during the life of this indenture, pay all taxes or assessments that may be lev- ter shall at all times during the life of this indenture, pay all taxes or assessments that may be lev- ored part, the low, if any, made payable to the part. $\frac{1}{2}$ of the second part to the ratio it is the statistical times during the life of the indenture based equilation from and to rando in such ma- celes of the state of the state of the indenture of the second part to the ratio of the the state of the state of the indenture based of the indenture of the indenture, and shall it events of naid num of memory, essented on the <u>firstic day of Junio</u> art, with all interest averaing largeron accelling to the terms at solai while into a law to use that is insurance or to discharge may taxe with interest therem as been provided, in the event that is an out the oblight constant during the indention of the indention is and payles or the the payles, when the range been in the and payles, of the indention is not payles to the the state most payles by the the range been indention at all been the indentions is and payles of the indentions is and payles to the the state most payles and there the indention is and payles.	vied er auwerd m tad by such d. Stg. vield, then the hear interest at
And the soil part $-\frac{1}{10}$ G of the first part dobreen of elar of all incuring ranks, the source of the description of the source source of the source of the source source of the	agree that at the delivery berned they $\frac{d}{dt}$ he have of severe \hat{S} of the premises above graved, in the statistical state of the state of the infections, pay all taxes or assessments that may be be $\frac{d}{dt}$ and if times during the life of this infections, pay all taxes or assessments that may be be $\frac{d}{dt}$. Let \hat{S} be the state of the indeletions, secured by the indenture, and shall be ented statist share become a part of the indeletions, secured by the indenture, and shall be rest of statist share of money, executed on the <u>fifts they of JUIN6</u> art, with all literest accruing therein according to the terms at state delightion and also to see insurance or to discharge any taxes with interest therein as being provided, in the event that a state is empirical on and provides, the the correst and the lower and below the state is able while y of a blick the indenture is given, shall immediately matter and leven and also the state is and the output of the state is even the state and the state state of the indenture is given, shall immediate matter and become and part and the state of part of the state state state of the state state state of the state state state state of the	vied er auwerd m tad by such d. Stg. vied, then the hear interest at
And the soil part $-\frac{1}{10}$ G of the first part dobreen of elar of all incuring ranks, the source of the description of the source source of the source of the source source of the	agree that at the delivery hered they $\frac{del}{d}$ he have of severe S of the premises above granted, in the set of the several sev	wind or a wave-of an and by such at
And the soil part $-\frac{1}{10}$ G of the first part dobreen of electron transformation of the theory of theory of the theory of the the	agree that at the delivery berned they $\frac{del}{d}$ has foll over S of the premises above granted, in the statistical times during the life of this indenture, pay all taxes or assessments that may be be $\frac{d}{d}$. Let T be the balance sequence of the end entate insured exists for and tornado in such as $\frac{d}{d}$. Let T be the statistical target of the statistical target of the state of a statistical target of the indenture, and shall be encoded as the the same lettere due and gravable and be keen and provide in and are as meant so gaid shall be some a part of the indentures, second by this indenture, and shall be encoded as the state of the indenture is a statistical target on the state of a statistical target of the indenture is a statistical target of the indenture, and shall be arr, with all interest accruing thereon according to the terms are statistical in and are to use the insurance or to discharge any taxes with interest thereon as been provided, is the event that is the statistical terms in the discrete thereon is a statistical target in the state is a statistical term in the state is the state is a statistical term in the state is	wied er auwwerd m and by such of 1 tg 1
And the said part 105 of the first part do hereby overant and good and indefraided estate of inheritance therein, first and clear of all incurding as a time of the they are interest and defored the mass against that the part 105 the deformation of the they are interest that defore the mass against the part the deformation of the they are interest. And in the event that and part the part the deformation of the they are interest. And in the event that and part the part the deformation of the theory and the same becomes due and payable, and that the part the deformation of the part the deformation of the theory and the same deformation of the part the deformation of the pays and the same deformation of the pays and the pay deformation of the pays and the same deformation of the pays and the pay deformation of the pays and the pay deformation of the pays and the	agree that at the delivery berned they $\frac{del}{d}$ has foll over S of the premises above granted, in the statistical times during the life of this indenture, pay all taxes or assessments that may be be $\frac{d}{d}$. Let T be the balance sequence of the end entate insured exists for and tornado in such as $\frac{d}{d}$. Let T be the statistical target of the statistical target of the state of a statistical target of the indenture, and shall be encoded as the the same lettere due and gravable and be keen and provide in and are as meant so gaid shall be some a part of the indentures, second by this indenture, and shall be encoded as the state of the indenture is a statistical target on the state of a statistical target of the indenture is a statistical target of the indenture, and shall be arr, with all interest accruing thereon according to the terms are statistical in and are to use the insurance or to discharge any taxes with interest thereon as been provided, is the event that is the statistical terms in the discrete thereon is a statistical target in the state is a statistical term in the state is the state is a statistical term in the state is	wind or answerd im and by such of 1tg
And the said part $-\frac{1}{10}$ of the first part do breen and end of the theory covenant and good and indefeasible state of inheritance therein, free and clear of all incurding area in the garden between the bardies the same aginest at parts in the same aginest at the transmission of the same aginest at the same aginest same aginest with the same aginest same aginest with the same aginest same aginest at the same aginest same aginest at the same bare aginest same aginest at the same bare aginest same agines	agree that at the delivery bered they \$\$\$\$ has fill over? \$\$ of the premises above granted, members, T shall at littless during the life of this indenture, pay all taxes or assessments that may be here y	wind or answerd m and by such such that is a initial probability initial probability ini
And the soil part $-\frac{1}{2}$ 0.5 of the first part dobree we cover an and good and indefeasible state of inheritance therein, free and clear of all incumbrance, the induced particle bases optical at parts in the incumbrance of the parts between the distribution of the integration of the incumbrance of the parts based on the source parts at parts in the incumbrance of the parts in the integration of the parts in the incumbrance of the parts in the incumbrance of the parts in the integration of the parts in the parts in the parts integration of the parts in the	agree that at the delivery bered they solutions and the premises above granted, mathematical difference of the solution of th	wind er anwerd m and by such d if ig wich, then the hear interest at DOLLARS, 19 25 re any sum are aid part 105 y part thereof wind thereof wind part 105 y part thereof wind part (SEAL) (SEAL) (SEAL) (SEAL)
And the soil part _ 10 g of the first part do bree how coverant and good and indefeasible state of inheritance therein, five and clear of all incush marks, the source of dot dot be source to the dot dot means explore all parts in the source of the	agree that at the delivery bered they \$\frac{4}{2}be lasted over \$\begin{tabular}{lllllllllllllllllllllllllllllllllll	viel or aversed in a tol by such of 1 to 1 to
And the soil part _ 10 g of the first part do bree how coverant and good and indefeasible state of inheritance therein, five and clear of all incush marks, the source of dot dot be source to the dot dot means explore all parts in the source of the	agree that at the delivery hered they \$\frac{4}{2}\tracks has foll severe? So if the premises above granted, memory is a severe that a severe is a severe severe severe severe severe severe severe severe is a severe granted, we have a severe severe of a severe severe severe by this indicators, and shall be the target the bank and, made payable to the part	vied or aversed in and by such of 1tg viscd, then the lear interest at IDULARS, ID 25 ID 25
And the said part	agree that at the delivery bernd they \$\frac{4}{2}\tracks has foll severe? So if the premises above granted, memory, "a ball at all times during the life of this indenture, pay all taxes or assessments that may be by	vied er avsverd m tad by such d'

of

ine

of urt,

t.

4