## DTT .

CALCELER AND A DECK	FROM	STATE OF KANSAS, DOUGLAS COUNTY, 53.		
1.19	We He Young	This instrument was filed for record	h day of	
	то	June A. D., 1925, at 20,225 Jaa & Wellman. R	•••• A• •••••• M	
	Watkins National Bank	R	Deputy, Reg.	No 655
1	MILLS INDERIGED ALL	lease of the second	Fee F	\$.50
	THIS INDENTURE, Made this 25th day of		one thousand nine	1
	N. N. Young a single man.			
	of Lawrence in the County of Douglas part y of the first part, and	and State of Kansas		
	Watkins National Benk WITNESSETH, that the said part y of the first part, in considera	tion of the sum of	and the second se	
	Two Hundred and no 00 which is hereby acknowledged, ha - sold, and by this indenture do 05	DOLLARS to him date a	id, the receipt of	
	to following described real estate situated and being in the County of	Douglas and State of Kansas, to-wit	of the second part,	
	Lot Number Forty-one (41)	on New Jursey Street		
	in the City of Laurence, se			
		With the second s		
		and a second second		
			1210	
1			A CONTRACTOR OF A CONTRACTOR OF A	
	with the appuretenances and all the estate, title and interest of the said part. <b>y</b> . And the said part. <b>y</b> . of the first part do. <b>05</b> hereby evenant and agree that at 1 gool and indefaulthe state of inheritance therein, free and clear of all incumbrances.	the delivery hereof the are the lawful owner	e an a' da da an baile	
	And the said part. <b>Y</b> of the fort part do. <b>05</b> . hereby envenant and agree that at a good and indefcamble entate of inheritance therein, fore and deter of all incombinances, and that they still variant and defeed the same against all partie making lawful chim thereto. It is agreed between the parties here to hat the part. <b>Y</b> of the first part shall at all the agreed between the parties become due and payshie, and that <b>. ho. will</b> the insurance on mpany as shall be specified and directed by the part. <b>Y</b> of the second part, the la insurance is the same that and period for the part <b>a</b> . <b>Y</b> of the second part, the second part is <b>Y</b> of the second part, the second part, the second part is the second part, the second part is the second part is <b>y</b> .	the delivery here $d = \frac{1}{2} \frac{1}{2$	t be levied or assessed such sum and by such atent of <b>118</b>	
	And the sail part. <u>y</u> of the fort part do. <b>05</b> hereby revenue and argue that at t good and indefcalible estate of inheritance therein, free and elser of all incumbrance, and that they stirt partiant and defore the many scattering that making the default of the therein. It is a screet between the parties bereven bat the part. <u>y</u> , of the fort part shall at all the arguint said and estate when the same become due and payable, and that <u>her</u> <b>mill</b> is informance or payary as shall be specified and directed by the part. <u>y</u> .	the delivery here $d = \frac{1}{2} \frac{1}{2$	t be levied or assessed such sum and by such atent of <b>118</b>	
	And the sail part. $\underline{y}_{-}$ of the fort part do. $\boldsymbol{\Theta}^{\mathbf{S}}$ hereby revenue and any give that at it goed and indefcable extra of inheritance therein, free and clear of all incumbrance. In this series the transmit and defined the many extra tail at the mark the part $\underline{y}_{-}$ of the fort part half at an it is arrest it takes the horizont tail the series of the mark the part $\underline{y}_{-}$ of the fort part half is a first indicate when the second part half half and part $\underline{y}_{-}$ of the fort part half $\underline{z}$ and $\underline{z}$ of the fort part half $\underline{z}$ and $\underline$	the dilivery hereof <b>upon</b> the harful owner of the premises above pre- mere during the life of this indenture, pay all taxes or assessments that may epith building upon said real estate hearred against fire and torsade in set, if any, made payable to the part _ <b>y</b> of the second part to the of the same Lettme due and payable and to keep said premises insured as are did shall become a part of the indetectors, secured by this indenture, and of money, executed on the <b>25</b> day of	r be levied er assessed uuch sum and by such atent of <b>108</b> ein provided, then the shall bear interest at DOLLARS, 19 <b>25</b> ,	
	And the sail part. $\underline{y}_{-}$ of the fort part do $\underline{0}$ berefore revenue and any energy and the sail part. $\underline{y}_{-}$ of the fort part do $\underline{0}$ berefore revenue and any energy and the same spatial all parties making having larger that at the same there are an explosed and increases the same spatial all the spatial same spatial all the spatial same same same same same same same same	the delivery here of the solution of the last of owner of the premises above pr mes during the life of this indenture, pay all taxes or assessments that may p the buildings upon said real state insured against for and toread on so, it any, make populate to the part of the second part to the the same become due and payable and to keep mid premises insured as her id shall become a part of the indenteclares, secured by this indenture, and of money, escented on the <b></b> day of <b></b>	r be levied er assessed uuch sum and by such atent of <b>1ts</b> in provided, then the shall bear interest at DOLLARS, 19 25 , o secure any sum or that said part. <b>Y</b>	
	And the sail part. $\underline{y}_{-}$ of the fort part do $\underline{0}$ berefore revenue and any energy and the sail part. $\underline{y}_{-}$ of the fort part do $\underline{0}$ berefore revenue and any energy and the same spatial all parties making having larger that at the same there are an explosed and increases the same spatial all the spatial same spatial all the spatial same same same same same same same same	the delivery here of the solution of the last of owner of the premises above pr mes during the life of this indenture, pay all taxes or assessments that may p the buildings upon said real state insured against for and toread on so, it any, make populate to the part of the second part to the the same become due and payable and to keep mid premises insured as her id shall become a part of the indenteclares, secured by this indenture, and of money, escented on the <b></b> day of <b></b>	r be levied er assessed uuch sum and by such atent of <b>1ts</b> in provided, then the shall bear interest at DOLLARS, 19 25 , o secure any sum or that said part. <b>Y</b>	
	And the sail part. $\underbrace{\mathbf{y}}_{-}$ of the fort part do. $\mathbf{e}\mathbf{s}$ hereby revenue and any give that at is good and indefcable extra of inheritance therein, free and clear of all incumbrance. It is aspected by the particle before the part of the fort part shall be a precified and directed by the part. <b>y</b> with the second part may part the second part may part the part of the part the part of the part the part is the part of the part of the part the part is the part of the part part of the part is part of the part part of the part is part of the part part of the part is part of the part part is part is part in the part of the part of part of the part of the part of the part part is part of the part part is part in the part part of the part part is part is part of the part part of the part part is part is part of part part part is part is part of part part part is part in the part part part of part part part of part is part part part of part part part is part in the part part part of part part part of part part part part is part part part of part part pa	the dilivery hered <b>upon the</b> have a water of the premises above pr meet during the life of this indenture, pay all taxes or assessments that may epith building upon said real estate hoursed against for and torsado in set, if any, made payable to the part. <b>Y</b> of the second part to the of the same letterm due and payable and a keep said permises insured as are fid shall become a part of the indetections, secured by this indenture, and or money, excessed on the <b>25</b> day of <b>June</b> or discharge any taxes with introduction the terms of said ablightion and also discharge any taxes with introduction. If default he made is more payment when the same lettering fully discharged. If default he made is not payment when the same lettering fully discharged. If default he made is not payment when the same lettering fully discharged. If default he made is not payment when the same lettering fully discharged. If default he made is not payment when the same lettering fully discharged. If default he made is not payment when the same lettering fully discharged. If default he made is not payment when the same lettering fully discharged. If default he made is not payment when the same lettering fully discharged. If default he made is not payment when the same letter is discharge any taxes with interest the terms of used is not also be discharge any taxes with interest the terms of used is not also be discharge any taxes with interest the terms of used is not also be discharge any taxes with interest the terms of used is not also be discharge any taxes with interest the terms of used is not also be discharge any taxes with interest the terms of used is not also be discharge any taxes with interest the terms of used is not also be discharge any taxes with interest the terms of used is not also be discharge any taxes with interest the terms of used is not also be discharge any taxes with interest the terms of used is not also be discharge any taxes with terms of the terms of used is not also taxes and terms of the terms of the terms o	t le levied er assered uuch ean and by such tiet of <b>155</b> in providad, beac haterest at DOLLARS, 19 <b>25</b> , 0 orestar any man er that uid part. <b>Y</b> ar en any mar thereit, as providad benefit, as er et the explose of the	
	And the sail part. $\underline{y}_{-}$ of the fort part do $(\underline{\theta}^{2})$ hereby revenue and any serve that at 1 good and indefailible extrate of inheritance therein, for and clear of all incumbrance, and that they still partial state of the domain explored that the part. $\underline{y}_{-}$ of the fort part half at all the parties there on the man explored that the part. $\underline{y}_{-}$ of the fort part half at all the parties there on the man explored that the part. $\underline{y}_{-}$ of the fort part half at all the parties there on the parties there on the part $\underline{y}_{-}$ of the fort part half $\underline{z}_{-}$ of the more part of the half part $\underline{z}_{-}$ of the second part, the deliver interval of the terms $\underline{z}_{-}$ of the second part, the deliver interval of the terms $\underline{z}_{-}$ of the second part, the deliver interval of the terms $\underline{z}_{-}$ of the second part, the deliver interval of the terms $\underline{z}_{-}$ of the second part, the deliver interval of the terms $\underline{z}_{-}$ of the second part, the deliver interval of the terms $\underline{z}_{-}$ of	the delivery hered $\frac{1}{2}$ of $\frac{1}{2}$ and $\frac{1}{2}$ a	the leviel or assessed tuch use and by such states of	
	And the sail part. $\underbrace{\mathbf{y}}_{-}$ of the fort part do. $\mathbf{e}\mathbf{s}$ hereby revenue and any give that at it coefficient is the other intervent of the second part of the intervent	the different bereform the hard owner of the premises above properties of the information of the premises above properties and the properties of the premises above properties and the properties of the premises above properties of the second part to the end of the buildings upon and real extra harved against free and toreado in of the second part to the end of any able and a keep sail premises harved as a second part to the end of the premises above properties and the second part to the end of any able and a keep sail premises harved as a second part to the indications, we used by this indicator, and of the second part to the end of the premises and the second part to the end of the premises are terming thereon according to the terms of said childgation and also the discharge any taxes with history there as the said is able to the part of the indicator, and the second part to given, shall immediately matters and become do near the president part of the said become able there there with the event on the single the president according thereform; and to set the president according the there are the there with the event on the single there is the there as the there is the there are the there is the there are the there is the there are the strenge there is the there are the there are the there are the there is the there are there is the there are	t be levied or assessed tuch turn and by such stant of	
	And the sail part	the dilivery hered <b>100 a 100</b> is have a set of the premises above provided of the premises above provided of the premises above provided and the provided of the premises above provided of the prem	t be levied or assessed tuch turn and by such stant of	
	And the sail part	the dilivery hered <b>100 a 100</b> is have a set of the premises above provided of the premises above provided of the premises above provided and the provided of the premises above provided of the prem	the levied or assessed ush sum and by such tated of <b>155</b> in provided, how the shall bear interest at POLLARS, 19 <b>25</b> , 0 secure any mar or 10 <b>25</b> , 0 secure any mar or 10 <b>25</b> , 0 secure any mar or 10 <b>26</b> , 10 <b>27</b> , 10 <b>26</b> , 10 <b>27</b> ,	
	And the sail part	the dilivery hered <b>100 a 100</b> is have a set of the premises above provided of the premises above provided of the premises above provided and the provided of the premises above provided of the prem	to levied er assessed uch um and by such attest of	
	And the sail part	the dilivery hered <b>100 a 100</b> is have a set of the premises above provided of the premises above provided of the premises above provided and the provided of the premises above provided of the prem	the leviel or assessed tuch use and by such astent of	
	And the sail part	the dilivery hered <b>100 a 100</b> is have a set of the premises above provided of the premises above provided of the premises above provided and the provided of the premises above provided of the prem	t be levied or assessed tuck turn and by such stant of	
	And the sail part	the difference is the second s	t be levied or assessed work out on and by such that of	
	And the sail part	the difference is the second s	the levied or assessed tuch use and by such stant of	This Pielause was written
	And the sail part	the different formation of the provided in the	the levied or assessed tuch use and by such astant of	
	And the sail part	the different formation of the second part of the previous above provided in the second part of the second p	t be levied or assessed twis turn and by such attent of	was written on the original
	And the sail part	the different formation of the second part of the previous above provided in the second part of the second p	t be levied or assessed twis turn and by such attent of	was written on the original
	And the sail part	the difference is the file of this indenture, pay all tasse or assessments that are one during the life of this indenture, pay all tasse or assessments that may say, if any, made pay able to the part. <b>()</b> of the second part to be or the same Letters of the and payable and to keep asil premises insured as here is a life any, made payable to the part. <b>()</b> of the second part to be or the same Letters of the indenture, and of money, executed on the <b>25</b> day of <b>June</b> event acculate thereon according to the terms of said abletizions and also the discharge any taxes with interest therein as herein provided, in the event acculate the terms of the indenture, and discharge any taxes with interest therein as herein provided, in the event and principal event, but the conversion table the interactions is not pays and interaction of the indenture and payable, or if the interaction is not pays and the second period of any black, or if the interaction is not pays to the terms become day and a payable, or if the interaction is not pays and therefore accurate therein, and the second provided, in the event and principal and interest, therefore with the event and charges life interactions at previous the terms of said to be principal as a difference as the term accurate therein mentioned, and all benefits accruing thereform a transfer of the accurate previous principal and the event and charges life decays of <b>June</b> A. D. 19 <b>24</b> endersed all County and State, came executed the foregoing instrument and duly acknowledged crited my name, and affixed my official scal on the day and <i>QMUL</i> 19.29 <i>Micle Miclel</i>	t be levied or assessed twis turn and by such attent of	was written on the original
	Add the sail part.	the difference is a second sec	t be levied or assessed web was and by such assessed and by such assessed as the such assessed as the such as the such as the such as the such as the such as a such as provided here, a real as a real as a real as a a real as a real as a real as a real as a real as a real as a real as a (SEAL) (SEA	was written on the original
	And the sail part	the difference is not a second decision of the second part of the previous above provided the second part of the indentities, near the second part of the indentities, and the second part of the indentities, we cannot be second part of the indentities, and the second part of the indentities, we cannot be second part of the indentities of the second part of the indentities are been and part of the indentities indentities and the second part of the the second	t be levied or assessed web was and by seeds stant of	was written on the original
	And the sail part.	the difference is a second sec	t be levied or assessed web was and by seeds stant of	was written on the original