day of	FROM	GE RECORD 69	
· M	A. Pasewark TO	STATE OF KANSAS, DOUGLAS COUNTY, ss. This instrument was filed for record on the 25 Feb- A. D. 192 6, at 4:00. P. A. D. 192 6, at 4:00. P. Register of Register of	
	D. Coen Byrn	By	puty. 1496
sand nine	THIS INDENTURE, Made this 20th day hundred and twenty six between A. Pasewark a single man	of Fobruary , in the year of our Lord, one thou	500
•	of Lawrence in the County of Dougla part y of the first part, and D. Coen Byrn	as and State of Kansas	
ond part.	WITNESSETH, that the said part \$23 of the first part, in	part y of the se	cond part.
receipt of ond part,	which is hereby acknowledged, ha S sold, and by this indenture d to following described real estate situated and being in the County of	DOLLARS, to him duly paid, the to CS Grant, Bargain, Sell and Mortgage to the said part Y of the sec Douglas and State of Kansas, to-wit:	receipt of cond part,
9		rteen (13) in University Place an addition	Aar Book 17 Page 43
Acres	to the City of Lawrence.	na para di sa sel la seconda de servicio de la seconda	Chage 43
riand of a	and more state of inner takes in previous and dear of all incumbrances, and that they will warrant and defend the same against all parties making lawfur diam to it is agreed between the parties bereto that the part. U of the first bart sha	part	
d by much ts	insurance company as shall be specified and directed by the part. y of the second	tart, the loss, if any, made payable to the part V of the second part to the second	nd by such
termi ai	internet. And in the verted has a predicted and directed by the part y of the second internet. And in the verted that said part y of the first part shall fail to pay such ta part of the second part may ray walk tarse and insurance, or either, and the and the marked like's from the data of parment with likely repaid. THIS GRANT is intended as a mortgage to science the payment of the same of THIS GRANT is intended as a mortgage to science the payment of the same of This GRANT is intended as a mortgage to science the payment of the same of the marked pays in the payment of the same of the payment of the	part, the loss, if any, made payable to the part y — of the second part to the extent at J was when the same lever ne due and payable and to keep and premises issued as herein pervised can so paid shall become a part of the indektorines, secured by this indexture, and shall here in 10/200	hd by such his I, then the interest at OLLARS,
ts then use terrers at LLARS, > 26, sense or A loss	invance or mpany as shall be specified and directed by the part <u>y</u> of the second interest. And in the event that said part <u>y</u> of the first <u>y</u> of the second part when the start <u>y</u> of the second part may ray what said instance <i>y</i> other, and the and the start <u>y</u> of the second part that y are part as an discurstore, <i>y</i> others and the same of THES GUENT in interested as a morizont to excern be payment of the same of the second part <u>y</u> of the second part <u>y</u> of the second part, are reading to the terms and <u>y its</u> terms made symplex to the part <u>y</u> of the second part, second part <u>y</u> of the second part, <u>y</u> of the second part, <u>y</u> and <u>y</u> of the second part, <u>y</u> of the second part <u>y</u> of the second pa	part, the line, if any, made payable to the part y — of the second part to the statest of was a ben the same levense due and payable and to keep and premises issued as beening perioded cases to paid shall become a part of the indektedness, secured by this indenture, and shall beau its of the same levense of the indektedness, secured by this indenture, and shall beau its of 10/100 mild sum of mensy, executed on the 20th day of Fobruary. It with all interest accurate for the indextedness of said obligation and also to secure any with all interest accurate for the second secure any	d by nuch hig. Liben the interest at OLLARS, 19
ts then the literate statement state	invarance company as shall be specified and directed by the part y of the second prior that and part y of the second part of the second prior the state of payments and the specific part of the second	part, the fine, if any, made sparable to the part y — of the second part to the statust of the second part to the statust of the second part of the statust of court we paid shall become a part of the indebtedness, second by this indestature, and shall be use indepth of the second part of the indebtedness, second by this indestature, and shall be use indepth of the second part of the indebtedness, second by this indestature, and shall be use indepth of the second part of the indebtedness, second by the indestature, and shall be use of shall sum of mensey, second of the <u>20th</u> day of <u>FODULARY</u> [1] with all interest averaing therein according to the terms of shall obligation and also to secure any second to indebte part takes with interest there an abreving provided. In the second part of the second part of the shightful of an and prevides, then then every asso while become also the large type, and which the indebte is given, shall interestively matter and become due and prevides in the region the thermal second prevides, then then every asso while become also the part of the second prevides in the region of the rest and prevides, then then every asso while become due and particles in the region which the indebte rest of the second prevides in the region of the second prevides in the region the rest the rest and the prevides and the second prevides in the region the rest the rest and the prevides and the second prevides in the region the rest the rest and the rest is the region of the second prevides in the region the rest the rest and the rest is the rest of the second prevides in the rest of the res	ed by nuch his h. then the interest at OLLARS, 19
ts	invance company as shall be specified and directed by the part <u>y</u> of the second interest. And in the event that and part <u>y</u> of the first <u>y</u> of the second part who has <u>y</u> of the second part may ray will asses and invances, relieve, and the any the marged 10 ⁻¹² form the date of payment utilially repaid. THIS GUANT is interedued as a moritagent concrust the payment of the sum of <u>The transmitted assesses</u> and <u>the second part of the second part</u> , according to the terms of <u>OOD</u> events white holgarithe. For the payment assessment <u>second part of the second part</u> , y with second part, <u>y</u> of the second part, <u>y</u> of the second part, <u>y</u> with second part, <u>the second part to pay for any insure of the fort part shall fail to pay the manual payment is the market shorin specified, and it will be a start that the second part to pay for any insure of the fort part shall fail to pay the manual payment is the market shorin specified, and it will be a start to be add part. <u>Y</u> of the second part, <u>y</u> of the second part, <u>y</u> with the second part, <u>y</u> of the second part to pay for any hold pay the second part to pay for any hold pay the second part to pay for any hold pay the second part to pay for any hold pay the second part to pay for any hold pay the second part to pay for any hold pay the second part to pay for any hold pay the second pay the pay the pay the second pay the p</u>	part, the line, if any, made parable to the part $\mathbf{y}_{}$ of the second part to the states of $\mathbf{z}_{}$ matrix where the same the second	ad by nork his . his the his the his the
ta Lang ILARS, 26, mm or a 100 bereit, bereit, a dittor dittor	invance or mpany as shall be specified and directed by the part <u>y</u> of the second informat. And is the event that and part <u>y</u> of the first <u>y</u> of the second informat. And is the event that and part <u>y</u> of the first <u>y</u> of the second <u>y</u> of the target <u>y</u> of the second part may ray pails are and invances, or either, and the and the material part is the date of payment unit fully repair THES different the date of payment unit fully repair <u>The difference of the second part is an entry part of the second part to a second part to the second part to the part <u>y</u> of the second part, are second part to the second part to the payment of the second part, are set to the first part to the date part to the material pay for any insur- tion for the second part to the second part to pay for any insur- se the first part to the first part to the second part to pay for any insur- se the first part to the second to the second part to pay for any import the entry part to the second part to the target the second part to an expective the second to the second part to pay for any insur- tion the first part to the date part to the second part to pay for any insur- ment of measure the second to the second part to pay for any insur- se the first part to the date part to the second part to pay for any insur- ment of the second to the second part to the second part to any shallprine created thereity, or interve thereone, or if the target measure and the second the second in the manner presented by the said to the date there are particuled in the second and if the oblighted part part to the date to a second part to any theory. If any three bo, date is pailed by the part to the maximum part to the second is the manner presented by the pail of the said to the second second to the second is the manner presented by the pail of the said to the said to the said to the said to the said to the second part to the shall be the said to the second part to the said to the said to the said to the said to reddyname to the second the said to the said to t</u>	part, the fine, if any, made sparable to the part y — of the second part to the starst of mater but the same terms of our and payable and to keep add premise insured as herein provided court so paid shall become a part of the indebtodenes, second by this indentities, and shall be no important of the starst of the indebtodenes, second by this indentities, and shall be no important of mose, executed on the 20th day of Fobruary [1] of add and on the mose, executed on the 20th day of Fobruary [1] of shift all interest according to the terms of mail obligation and sho to secure any and of the starst and therein failly diverbarred. If default be made in such payments or any pay is default on the starst shift historically material and the starst day and be obligation constanted therein failly diverbarred. If default be made in such payments or any pay is default of the starst shift historically material and the starst day diverbar be defaulted on and premisers, then the newsyname shall become absolute and the backmann the the indepted parentips interface according to the starst day and the the presention of the starst parentips in the starst day and the starst and hereface according therefore, and the starst day and a the formation and hereface according the indepted in the starst day and a the formation of the starst day in the indepted in the starst day and a the formation of the starst day the indepted in the starst day is a b here runt of a the 11 b hand and shall the day and A. PABOWARK (5)	sd by nuch hts h. then the naterest at OLLARS, 19
ts	invance or mpany as shall be specified and directed by the part <u>y</u> of the second informat. And is the event that and part <u>y</u> of the first <u>y</u> of the second informat. And is the event that and part <u>y</u> of the first <u>y</u> of the second <u>y</u> of the target <u>y</u> of the second part may ray pails are and invances, or either, and the and the material part is the date of payment unit fully repair THES different the date of payment unit fully repair <u>The difference of the second part is an entry part of the second part to a second part to the second part to the part <u>y</u> of the second part, are second part to the second part to the payment of the second part, are set to the first part to the date part to the material pay for any insur- tion for the second part to the second part to pay for any insur- se the first part to the first part to the second part to pay for any insur- se the first part to the second to the second part to pay for any import the entry part to the second part to the target the second part to an expective the second to the second part to pay for any insur- tion the first part to the date part to the second part to pay for any insur- ment of measure the second to the second part to pay for any insur- se the first part to the date part to the second part to pay for any insur- ment of the second to the second part to the second part to any shallprine created thereity, or interve thereone, or if the target measure and the second the second in the manner presented by the said to the date there are particuled in the second and if the oblighted part part to the date to a second part to any theory. If any three bo, date is pailed by the part to the maximum part to the second is the manner presented by the pail of the said to the second second to the second is the manner presented by the pail of the said to the said to the said to the said to the said to the second part to the shall be the said to the second part to the said to the said to the said to the said to reddyname to the second the said to the said to t</u>	part, the first, if any, made parable to the part y of the second part to the starst of	ad by nuch his h, then the neterent at OLLARS, 19
ta then the LLARS, 26, mm or 26, mm or 1000 the 1000	inverse. And is the event that and part	part, the first, if any, made parable to the part y of the second part to the starst of there when the starst second cases and payable and to keep and its remains insume das bores payeded court so paid shall become a part of the indebtedment, second by this indestance, and shall be are in 100/100 produced by the second second payable of the second part of the starst set of add hall be second as a part of the indebtedment, second by this indestance, and shall be set in 100/100 produced by the second second pay of <u>PODTURFY</u> with a second se	ad by nuch his.
ta then the literent at 2.6, mm or 1.6 more a the intervent intervent intervent intervent is at the litervent is at the	invance or mpany as shall be specified and directed by the part <u>y</u> of the second informat. And is the event that and part <u>y</u> of the first <u>y</u> of the second informat. And is the event that and part <u>y</u> of the first <u>y</u> of the second <u>y</u> of the target <u>y</u> of the second part may ray pails are and invances, or either, and the and the material part is the date of payment unit fully repair THES different the date of payment unit fully repair <u>The difference of the second part is an entry part of the second part to a second part to the second part to the part <u>y</u> of the second part, are second part to the second part to the payment of the second part, are set to the first part to the date part to the material pay for any insur- tion for the second part to the second part to pay for any insur- se the first part to the first part to the second part to pay for any insur- se the first part to the second to the second part to pay for any import the entry part to the second part to the target the second part to an expective the second to the second part to pay for any insur- tion the first part to the date part to the second part to pay for any insur- ment of measure the second to the second part to pay for any insur- se the first part to the date part to the second part to pay for any insur- ment of the second to the second part to the second part to any shallprine created thereity, or interve thereone, or if the target measure and the second the second in the manner presented by the said to the date there are particuled in the second and if the oblighted part part to the date to a second part to any theory. If any three bo, date is pailed by the part to the maximum part to the second is the manner presented by the pail of the said to the second second to the second is the manner presented by the pail of the said to the said to the said to the said to the said to the second part to the shall be the said to the second part to the said to the said to the said to the said to reddyname to the second the said to the said to t</u>	part, the first, if any, made parable to the part y of the second part to the starst of there when the starst second cases and payable and to keep and its remains insume das bores payeded court so paid shall become a part of the indebtedment, second by this indestance, and shall be are in 100/100 produced by the second second payable of the second part of the starst set of add hall be second as a part of the indebtedment, second by this indestance, and shall be set in 100/100 produced by the second second pay of <u>PODTURFY</u> with a second se	ad by nuch his.
18 and the table of the second	Invances or mpany as shall be specified and directed by the part. y of the second part interest. And is the event that said part. y certifies for part shall fail to pay such to part. y of the second part may try will stress and invances, relicher, and the and the maxed fuel for the date of payment util failing regard. THIS CHANT's intermedia as morizage to extend the payment of the same of the second part. b of the second part is payment to the same of and by 1t5 terms made payable to the part. y of the second part, and and the terms are shall be waited in the indexer. The date second part is pay to be and part. y of the second part, and and the terms related by the mail part. y of the second part, and the first part shall fail to pay the mane approximation in the indexer of the the start shall fail to pay the mane approximation in the indexer of the the start shall fail to pay the mane approximation in the indexer of the date part, shinton the start is an even the part of the second part, y , of the second the of the behingtions much relative as an other part is made as herein specificat and it is the index pays of the shift is the start of the shift part. y , of the second the term shift is the shift is the shift of the male part. y , or the second the term is the start is the index part is the same of the shift and is the start is the second part, is the same shift between the shift is the shift of the shift and the shift is the shift of the shift o	part, the first, if any, made parable to the part y of the second part to the starst of there when the starst second cases and payable and to keep and its remains insume das bores payeded court so paid shall become a part of the indebtedment, second by this indestance, and shall be are in 100/100 produced by the second second payable of the second part of the starst set of add hall be second as a part of the indebtedment, second by this indestance, and shall be set in 100/100 produced by the second second pay of <u>PODTURFY</u> with a second se	ad by nork his.
B and the last and la	Insurance company as shall be specified and directed by the part. Y of the second part with the said part. Part. Q. of the second part may ray with assess and insurance, or close, and the assessment of the second part. Part. Q. of the second part may ray with assess and insurance, or close, and the assessment of the second part. Part. Q. of the second part may ray with assessment insurance, or close, and the assessment insurance. Part. Q. of the second part on second part on second part on system insurance of the second part. according to the terms of OnO orten where a long the second part on system insurance in the second part. according to the terms of the old part. Y of the second part. according to the terms of the old part. Of the second part. of the second part. according to the terms of the old part. Of the second part. of the second part. according to the terms of the old part. Of the second part. of the second part. according to the terms of the old part. Of the second part. of the second part. according the old part. Of the second part. Of the second part. according the part. the said of the second part. Of the second part. The second the old part. the sa	part, the fine, if any, made paymake to the part Y	a d y wark his. h. the the attent at ottations at ottations at y and er attent at y and er attent at y and er attent at y and er y and er y and er y attent sea (1) SEAL) SEAL) SEAL) y and y attent y attent sea (1) SEAL) y attent at y attent y attent
B An Ub Alass, 226, 300 100 100 100 100 100 100 100 100 100	<pre>invarance or mpany as shall be specified and directed by the part. y dt be seered internet. And is the event that and part. Y. of the first part half all to pay such to part. y. dt be accellapted as a nonregard mean dimension. So relate, and the and the first of the second part of the second part of the second part. This is the second part of the second part of the second part, according to the items of <u>OTO</u> events within obligation. For the payment of a second part of the second part, and the second part, and the first of the second part of the second part, and a second part of the second part of the second part of the second part of the first of the second part of the second part of the second part of the second of the first part shall fail to pay the same as provided is in the later as a set of the second part, and the first part shall fail to pay the same as provided is the second part, and the first part shall fail to pay the same as provided is the second part, and a second the second part of the second part of</pre>	part, the fact, if any, made paymake to the part y	a d y who his. h. then the attent at otLARS, 9 = 20 9 = 20 9 = 20 9 = 20 9 = 20 1 thread at there at the second 1 thread 1 thread
ta Internet at Int	Insurance or mpany as shall be specified and directed by the part. Y of the second part with the said part. Y of the second part with the said part. Y of the second part with the said part. Y of the second part with the said part. Y of the second part with the said part. Y of the second part with the said part. Y of the second part with the said part. Y of the second part with the said part. Y of the second part with the said part. Y of the second part with the said part. Y of the second part, with the second part to pay the said part. Y of the second part, with the second part to part of the second part to part of the second part, with the second part to pay the said part. Y of the second part, with the second part to pay the said part. Y of the second part, with the second part to pay the said part. Y of the second part, with the second part to pay the said part. Y of the second part, with the second part to pay the said part. Y of the second part, with the second part to pay the said part. Y of the second part, with the second part to pay the said part. Y of the second part, with the second part to pay the said part. Y of the second part, with the second part to pay the said part. Y of the second part, with the second part to pay the said part. Y of the second part, with the second part to pay the said part. Y	part, the fine, if any, made parable to the part y of the second part to the starst of the starst of the starst of the starst of the indebtodrams, second by this indentative, and shall been it to the indebtodrams, second by this indentative, and shall been it and the second se	a by new his. L then the atterned at 01.LLRS, 12 Mar er art y 2 through 2 Mar er 2 M

SANTAN ANALON (CARANT)	60						
						-	