TIT	FROM	STATE OF KANSAS, DOUGLAS COUNTY, ss. This instrument was filed for record on the day of	
	Edward Johanning	Apt. A. D. 192 B. at 1:35. P. M. Lea E. Wellman.	
2013	TO Baldwin State Bank	By Register of Deeds.	
<u>6.7.</u>		a shake a state of the second se	
J	THIS INDENTURE, Made this 18t day of 5750 hundred andtwenty six between Edward Johanningand Margarot Johanning, husband and wife		<b>P</b>
	of Baldwin in the County of Douglas and State of Kansas , part ies of the first part, and The Baldwin State Bank. part y of the second part.		
	WITNESSETH, that the said part 105 of the first part, in consideration of the sum of DOLLARS, to thom duly paid, the receipt of   Twenty soven Handred DOLLARS, to thom duly paid, the receipt of   Twenty soven Handred Grant, Hargain, Sell and Mortgage to the said part y of the second part,   which is hereby acknowledged, ha void sold, and by this indenture do Grant, Hargain, Sell and Mortgage to the said part y of the second part,   to following described real estate situated and being in the County of Douglas		
	The west half of the south	east quarter (W <sup>2</sup> of SE <sup>4</sup> ) and the northeast quarter	
	of the south east hquarter (NE* of SE*) and the south east quarter of the south		
	west quarter (SE?" of SW*) all in section twenty nine (29) Township fourteen (14) Range nineteen (19) containing one hundred sixty (160) acres more or less.		
	Range nineteen (19) contain	ling one munared sixty (100) when more of 1000	
		and the second	
			4
			Contraction of the second
	with the appuretenances and all the estate, title and interest of the said	part 208 of the first part therein.	
	with the appuretenances and all the estate, title and interest of the said And the said part <b>165</b> of the fort part dobredge overaat and age and not indefaulte state in the interimetence.	part <b>105</b> of the first part therein.	
	And the said part <b>105</b> of the first part do	ee that at the delivery hereof they are the lawful owner Dot the primites above granted, and sense to a second se	
	And the said part 105 of the first part do <u>hereby</u> revenues and agen good and indefeabile state of inbestizates therein, free and clear of all incumbrances, and that they still warmat and defend the same sagisst all parties making lawful claim to it is agreed between the states berefore that there are <u>loss</u> of the first part & against said real estate when the same becomes due and payable, and that <b>they</b> will be the same becomes due and payable, and that <b>they</b> we	see that at the delivery hereof they are the inviti owner But the primites answer primite, in sector is a second at a second secon	
	And the said pert <b>168</b> . of the fort pert do	we that at the delivery hereof they are the inviti owner. Dot the premiers nover printed, inviting or a series of the series of	
	And the said pert <b>165</b> . of the fort pert do	The that at the delivery hereof they are the lawful owner. But the primiter and/or primited, invited of a second all at all times during the life of this indenture, pay all taxes or assessments that may be levied or assessed [11]. here the buildings upon said real estate insured agains for and ternado in such sum and by such are, the loss, if any, made payable to the part of the second part to the extent of the loss, if any, made payable to the part of the second part to the extent of the loss are not due and payable and to keep and promise insured as herein provided, then the count so paid shall become a part of the indeletedness, secured by this indenture, and shall become a term of the indeletedness.	
	And the said pert <b>168</b> . of the fort pert do	The that at the delivery hereof they are the lawful owner. Do not permises above primed, invariant is a second all at all times during the life of this indexture, pay all tars or assessments that may be levied or assessed [31]. Let the black groups and real estate insured against for and ternado in such sum and all y such part, the loss, if any, made payable to the part $\underline{y}$ of the second part to be extend of $\underline{ts}$ are a bin the same term of us and payable and the part during the indextores insured as herein provided, then the second to paid all become a part of the indexteeledness, secured by this indexture, and aball become a part of the indexteeledness, secured by this indexture, and shall become a part of the indexteeledness, secured by this indexture, and shall become a for the second by the second by the part of the second second by the part of the part of the second by the part	
	And the said pert <b>165</b> . of the fort pert do	The that at the delivery hereof they are the lawful owner. But the premises above practice, him which it is assessed all at all times during the life of this indenture, pay all taxes or assessments that may be levied or assessed [111]. here the buildings upon said real estate insured against for and ternado in such sum and by such are, the low, if any, made payable to be part of the second part to the estent of the low, if any, made payable to the part of the second part to the estent of the low is raid or and payable and to keep and provide lawful the model of the second part to the estent of the low is raid or and payable and to keep and provide lawful the indenture, and shall be interest at indenture and apayable and to keep and provide lawful the indenture and shall be interest at indenture and any of the low of the low of memory, executed on the the second pair to the estent at a pair of memory, executed on the the second pair to the terms of aid obligation and also to secure any sum or	
	And the said pert <b>168</b> . of the fort pert do	The that at the delivery hereof they are the lawful over? Do no premier and or prime, investor of $10^{-1}$ at all times during the life of this indecture, pay all taxes or assessments that may be levice to assessed 1.11. here the buildings upon said real estate fourned against for and torrado in such sum and by such part, the bes, if any, made payable to the part of the second part to the extent of $-\frac{116}{210}$ are so that the four of the prime insure as being pervised, then the cost as paid shall become a part of the indectedness, secured by this indecture, and aball become a part of the indectedness, secured by this indecture, and shall be interest at a part and more, executed on the $1^{-0}$ day of Sept 10.26, with all interest arranging therein according to the terms of said obligation and also to secure any range of more the three rest terms of said obligation and also to secure any range of 100 arrange of 100 arrange of 100 arrange of taxes with balls the terms there and period periods of the terms and the term in that and periods of the terms of the terms of that said part. 105 26 arrange of the ball periods of the terms of that said part. 105 26 arrange of the terms of the terms of that said part. 105 26 arrange of the terms of that said part. 105 26 arrange of the terms of the terms of that said part. 105 26 arrange of the terms of the terms of that said part. 105 26 arrange of the terms of the terms of that said part. 105 26 arrange of the terms of that said part. 105 26 arrange of the terms of that said part. 105 26 arrange of the terms of that said part. 105 26 arrange of the terms of that said part. 105 26 arrange of the terms of that said part. 105 26 arrange of the terms of that said part. 105 26 arrange of the terms of that said part. 105 26 arrange of the terms of the terms of that said part. 105 26 arrange of the terms of that said part. 105 26 arrange of the terms of that said part. 105 26 arrange of the terms of that said part. 105 26 arrange of the terms of the terms of terms of terms o	
	And the said pert <b>168</b> . of the fort part do	The that at the delivery hereof they are the lawful owner. Dot the premise noise prime, invited, we we shall at all times during the life of this indexture, pay all taxes or assessments that may be levied or assessment all at all times during the life of this indexture, pay all taxes or assessments that may be levied or assessment all at all times during the life of this indexture, pay all taxes or assessments that may be levied or assessment and by such part, the same term due and payable to the part <b>y</b> of the second part to the extent of <b></b> the same term due and payable to the part <b></b> the same term due and payable as do here paid premise insured as beneins provided, then the secont see a part of the indextedness, secured by this indexture, and shall be interest at paid shall become a part of the indextedness, secured by this indexture, and shall be interest at the same term at many, executed on the <b>1^1</b> day of <b></b>	
	And the sail pert <b>168</b> . of the fort pert do	The that at the delivery hereof they are the lawlin over? Do not permute a nove printed, investor $\mathbf{v}$ and $\mathbf{z}$ and	
	And the said pert <b>168</b> . If the fort pert do	The that at the delivery hereof they are the lawful over? Do not be premises above printed, in which it is a see all at all times during the life of this indexture, pay all taxes or assessments that may be levied or assessed [31]. Let the blackings upon said real estate insured against for and ternado in such run as do by such taxt, the loss, if any, made payable to the part $V_{\rm off}$ of the second part to the estate of $1$ the second so the stars of a second part to the estate of $1$ the second so the same leven and arguable and to keep said premises insured as herein provided, then the second to paid shall become a part of the indektedness, secured by this indexture, and shall beer interest it is a second on the $1^{10}$ day of Sopt 10.26, with all interest according to the terms of said shiftedin and also to secone any sum or rance or to duckange any taxes with interest therma or longer that such that indexture is given, shall interest thereas are therein the rest and premises in the second to rest the star before therein the indexture as the interest interest in the indexture is of the second as the pression as a different previded, in the event that said per <b>10.26</b> , with all interest thereas therein the rest as the interest in the bary of the second as the interest in the bary of the second as the second are and previde thereas is not before the second are and previde thereas is a constrained on all prevides and all before the rest and all the second are all thereas and the second are all thereas the second are all thereas and thereas and thereas and thereas the second are all thereas and thereas and therea	
	And the said pert <b>168</b> . If the fort pert do	The that at the delivery hereof they are the lawlin over? . Do not permiser along printing, interaction of the same of the second of the second seco	
	And the stall pert <b>168</b> . If the form part do	The that at the delivery hereof they are the hard other. But the premise a normal state of the delivery hereof they are the hard other. But the premise a normal state of the delivery hereof they are the hard other. But the premise state of the mask are not as a second state of the mask are the delivery hereof the part of the indefault of the part of the mask are the state of the mask are the second and paralle to the part of the mask are the mask are the mask are the part of the mask are the mask are the mask are the part of the mask are	
	And the stall pert <b>168</b> . If the form part do	The that at the delivery hered they are the lawful over? . But no premiers not opposing in which it is the delivery hered they are the lawful over? . But no premiers not opposing it is the lawful over? . But no premiers not opposing it is the lawful over? . But no premiers not opposing it is the lawful over? . But no premiers not opposing it is the lawful over? . But no premiers not opposing it is the lawful over? . But no premiers not opposing it is the lawful over? . But no premiers not opposing it is the lawful over a set of the set of the lawful over a set of the set of the lawful over a set of lawful over a set of the lawful over a set of the lawful over a set of the lawful over the lawful over a set of the lawful over a set of the lawful over a set of lawful over a set over a set of lawful ove	
	And the stall pert <b>168</b> . If the form part do	The that at the delivery hereof they are the lawful over? But no premiser nove printed, in which it is a set of the lawful over? But no premiser nove printed, in which it is a set of the lawful over? But no premiser nove printed, in which it is a set of the lawful over? But no premiser nove of the second of it is a set of the lawful over? But no premiser nove of the second of it is a set of the lawful over? But no premiser nove of the second of it is a set of the lawful over the lawful over? But no premiser nove of the second of it is a set of the lawful over the lawful o	
	And the stall pert <b>162</b> . If the form part do	The that at the delivery hered they are the lawful over? . But no premiers not opposing in which it is the delivery hered they are the lawful over? . But no premiers not opposing it is the lawful over? . But no premiers not opposing it is the lawful over? . But no premiers not opposing it is the lawful over? . But no premiers not opposing it is the lawful over? . But no premiers not opposing it is the lawful over? . But no premiers not opposing it is the lawful over? . But no premiers not opposing it is the lawful over a set of the set of the lawful over a set of the set of the lawful over a set of lawful over a set of the lawful over a set of the lawful over a set of the lawful over the lawful over a set of the lawful over a set of the lawful over a set of lawful over a set over a set of lawful ove	
	And the stall pert <b>168</b> . of the form part do	The that at the delivery hereof they are the lawful over? But no premiser nove printed, in which it is a set of the lawful over? But no premiser nove printed, in which it is a set of the lawful over? But no premiser nove printed, in which it is a set of the lawful over? But no premiser nove of the second of it is a set of the lawful over? But no premiser nove of the second of it is a set of the lawful over? But no premiser nove of the second of it is a set of the lawful over the lawful over? But no premiser nove of the second of it is a set of the lawful over the lawful o	
	And the said pert <b>162</b> . If the fortput do	te that at the delivery hered they are the hard over? . But no premier a new prime, investor at a summer of the delivery hered they are the hard over? . But no premier a new prime, investor at a summer of the investor and prime in a summer of the method of the sum	
	And the stall pert <b>168</b> . If the form part do	the that at the delivery hered they are the taking over? . But no premiers not opposing investor of a second of a second of the	
	And the said pert <b>162</b> . If the form pert do	the that at the delivery hered they are the taking over? . But no premiers not opposing investor of a second of a second of the	
	And the stall pert <b>162</b> . If the form part do	te that at the delivery hered they are the hard over? . But no premier nove printed, investor of a summer of the second of the s	
the Breinsee is writion the original	And the stall pert <b>168</b> . If the form part do	are that at the delivery hered they are the hard in dear. But no premiers not oppendix in the delivery is a set of the indefinition of the hard prediction of the set of the	
the original or tgage a summered summered	And the stall pert <b>162</b> . If the form part do	we that at the delivery hered they are the hard over? But the premier are over printed, investor at a start of the hard over? But the premier area over printed in such arm and by and part, the backlings upon said real estate insured against for and terrade in such arm and by and part, the backlings upon said real estate insured against for and terrade in such arm and by and part, the backlings upon said real estate insured against for and terrade in such arm and by and part, the backlings upon said real estate insured against for and terrade in such arm and by and part, the backlings upon said real estate insured against for and terrade in such arm and by and part, the backlings upon said real estate and the periade barred at the term of the indefedences, secured by the indefautors, and shall be interest at a start at all all become a part of the indefedences, secured by the indefautor, and shall be interest at a start at all all become a part of the indefedences, secured by the indefautor, and shall be aligned to be accer at a start at the interest there are been previded. If of a start at	
the original or tgage a	And the stall pert <b>168</b> of the forp pert do   Tend and indefaultion status of indefause thereis, free and extend at linearity markets.   And the stall pert <b>168</b> It is agreed between the particle bereful that the part	we that at the delivery bered they are the hard over? But no premine a new premine, investor at a start of the delivery bered they are the hard over? But no premine a new premine and the same term of the indetendence, second they are the hard are termed as investor and a synthe to be predicted they are the hard premine interest at the same term of the indetendence, second by the indetendence at the same terms of the same terms are at the interest of the indetendence, second by the indetendence at the same terms of the same terms are at the theorem as part of the indetendence, second by the indetendence at the same terms of the indetendence. Second by the indetendence at the same terms of the same terms	