A CONTRACT		AGE RECORD 69	TY, 53.	
	aribel Harris TO	Nov. A D 1926	the 15 day of	
L	orchants L. & Sav. Bank	By By	Register of Deeds.	
hund	THIS INDENTURE, Made this first ed and twenty six between Claribel Harris, a widow	day of Novembar	DeputyReg. No Fee Paid of our Lord, one thousand nine	2.171 3.75
	Lawrence in the County of y of the first part, and The Merchants	Douglas		V
P 4	teen Hundrod and no/100 (\$5.00,00) is hereby acknowledged, ha 5 sold, and by this inden owing described real estate situated and being in the Coun	ture do es Grant, Bargain, Sell and Mortgage to the said ty of Douglas and State of M	part y of the second part. duly paid, the receipt of part y of the second part, fansas, to-wit:	For G. W.
	Lot number one hundred this	rty (130) on Louisiana street in the cit	y of Lawrence	Est
	Kansas.	and the second second second second		FE
				Sark 7
		Contraction of the second		.P.
	· ,			Page 20
				a
				7
			Constant of the second s	
A	appuretenances and all the estate, title and interest of th the aid part. y	and arres that at the delivery to she is.	renies skove grazied, and esized of a	
good and and that	The map part of the first part do hereby covenant a ndefeasible estate of inheritance therein, free and clear of all incumbrance wy will warrant and defend the same against all parties making law(u) is acreed between the narrism herein but here on the first section of the same against all parties the same against all	and agree that at the delivery hereof all the hereof all a set of the press		
rood and and that is against as insurance interest. part y the rate of Til	the main part. y of the first part do berefy revenues 1. Methodicable exists of inferiance therein, free and clear of all incombrano and defaultion exists of the first and the part of the first greed between the parties hereto that the part y of the first relatives the name become due and payable, and that. Bh expansion as hall be specified and directed by the part y of the main the event that major i years and first manor, the clear that the of the event part may pay and taxes and first manor, or there, and S GUANT is intended as a mortage to event be payment of the emer Firtheorn Hundred and nortage to event be payment of the emer Firtheorn Hundred and nortage to event be payment of the emer Firtheorn Hundred and an O (DO)	and agree that at the delivery here $(aB)B_{a}$, $\hat{m}B$ invariant events - of the per- cess, in the set of the set of the indextary, pay all takes or name per shall at all times during the life of this indextary, pay all takes or name are cond part, the least, if may made payable to the pert. $\mathcal{G} = \hat{M}$ is the set set of part is the same here the same here me due and payable and is keep and premis the amount so paid shall become a part of the indekedness, meaned by this n of	aments that may be level or assemd and terado in such sum and by such red part to the extent of	
action and that it against as insurance interest.	the and part y of the first part do berefy revenues 1. defenable estate of inferitance therein, free and clear of all incumbrans defenable estate of inferitance therein, free and clear of all incumbrans agreed between the parties hereto that the part y of the first real matter when the same becomes due and payable, and that Ah company as shall be specified and directed by the part y of the first i the vector that mid part y of the first y of the first of the second parties here the same and first part shall fail to pay of the second parties i the specified and directed by the part y of the first i the due of payment and they remains and the parties c re tither, and i the vector i the specified as a mortage to secure the payment of the w Fifteen Hundred and no/100 the terms of Oh0 certain written obligation. For the part b the terms of the part b part b part b the term t i the same b part b the part f i the same b part b the term t i the same b part b the part f i the same b i the term s i the same b part b the part f i the part f i the part f i the part f i the part j i the part j j i the part j j j j j j j j j j	and agree that at the delivery here $(\mathbf{s}_{11}^{12}0_{11}, \mathbf{\hat{s}}_{21}^{11}\mathbf{k}_$	amonts that may be levied or ansame and toreado in such sum and ky such and part to the extent of 158 is indenture, and shall beer interest at DOLLARS, Yomber 10 26	
are the second s	the and part \mathbf{y}_{i} of the first part do brevely revenues i_{i} berefy revenues i_{i} defaultie exists of inferitance therein, free and clear of all incombrane and the start is the start \mathbf{y}_{i} of the first greed between the parties berefor that the part \mathbf{y}_{i} of the first greed between the parties berefor that the part \mathbf{y}_{i} of the first \mathbf{y}_{i} of the first \mathbf{y}_{i} and the start between due and payable, and that \mathbf{h} be many between that parties berefore and discrete by the part \mathbf{y}_{i} of the first part \mathbf{y}_{i} of the first part \mathbf{x}_{i} and that \mathbf{h} be respected and part may pay and taxes and incursance, or either, and \mathbf{s}_{i} discrete discrete the start \mathbf{h} discrete discrete discrete discrete the part \mathbf{y}_{i} of the first part \mathbf{h} discrete disc	and agree that at the delivery hereod uB_00 , fbSinetic even, even, then interest. See that all times during the life of this indexture, pay all taxes or same 0 mill . They the buildings upon midd real stats insured spinst for accord part, the loss, if any, made payable is the part 2 , 2 , if the sec year hat may be the same became due and payable and is herey and premi- te answers the paid shall became a part of the indextenders, secured by thi n of	mments that may be levied or assessed and tereade in such arm and by such mod part to the extent of \$\$8 is inder as assessing pervided, then the is inderstare, and shall best interest at DOLLARS, vember 10 2.6., tions and also to secure any une or	
and that good and and that is against as insurance interest. per rate according and by sums of m of the fars of the fars of the fars of the fars	the and part. y of the first part do berefy evenand . Moderable exists of inferiance therein, free and clear of all incombrano ary still warrant and defend the same arginst all parties making tawing argeved between the parties hereto that the part. y of the first rad nata teves the means become due and payaba, such that. Bh umpary a shall be specified and directed by the part. y of the in the event that said part. y of the first part shall fail to pay of the second part may pay and taxes and insurance, or either, and 5 GHANT is intereded as a more taken of the second part to pay for s of the second pays the payable to the part. y of the second pay advanced by the maps and payables on the second part to pay for the terms of ODD certain written obligation. for the pay advanced by the same as a provide in the second part to pay for an tability of the second part to pay the same as a provide in the indema payable to the terms of the payable to the part. y of the second pay advanced by the same as a provide in the indema payable attem creates thereavy, or interest thereavy, or interest thereavy pays and attem creates thereavy, or interest thereavy are pay set.	and agree that at the delivery hereod uB_00 . fbSinetic reserves cess, there is a state of the set of the indextrary, pay all taxes or anon- part shall at all times during the life of this indextrary, pay all taxes or anon- one M111 . They the buildings upon maid real state insured spinst for accord part, these here, if any, made payable is the part J of the sec- sor such taxes when the same become due and payable and to here and press is the amount to paid shall become a part of the indextedness, second by this as of J worts of maid sum of money, executed on the Sirfs's' Say: of H for d part, with all interest accounts therein as seconding to the terms of maid shall beyond to the sing taxes or to discharge any taxes with interest therean as herein press d, and the obligation contained therein fully discharged. If default to made d, more the obligation contained therein fully discharged. If default is the same d, may the obligation contained therein fully discharged. If default is the same	ments that may be levied or assend and trended in such arm and by such mod part to the extent of \$\$\$ is inder as a series provided, then the is inderstare, and shall best interest at DOLLARS, to and a lot to serve any una or ded, in the event that mid part y in such aparments or any part thereof.	
and that pool and and that lisurance intrest. part.	the and part. y of the first part do <u>breve</u> revenues <i>i</i> . The second part of the same series and the same series of the same series and the same series of the same series and the same series of the same series of the same series of the same series and the same series of the same series and the same series and the same series of the same series m	and acres that at the delivery here d_{1} d_{2} , d_{3} d_{3} have d_{1} and d_{2} are c_{2} , c_{2} , d_{1} , d_{2} , d_{3} and d_{3} have d_{3} have d_{3} have c_{2} , d_{3} have c_{2} , d_{3} have d_{3}	aments that may be levied or anomed and terado in such sum and by mek- end per to the estant of	
and that and that is against as increases interest. and by the maximum and by according and by according accordin	the main part. \mathbf{y}_{n} of the first part do	and agree that at the delivery here $(\mathbf{a}\mathbf{B})\mathbf{B}$, $\mathbf{B}\mathbf{S}$ is defined aware	mments that may be levied or assend and tereaded in such as maked by such med part to the extent of <u>150</u> . In the second of the second of the is inderest as even of the second of the is inderestive, and shall bear interest at <u>DOLLARS</u> , Yember 10 26 . This and also to ever a say can be ded, in the event that said part <u>y</u> is more hapments or any part theread the body the second of the maked of the side of the second of the maked of the side of the second of the same of the side of the side of the second of the same of the side of the side of the second of the same of the side of the side of the side of the same of the side of the side of the side of the same of the side of the side of the side of the same of the side of the side of the side of the same of the side of the side of the side of the same of the side of the side of the side of the same of the side of the side of the side of the same of the side of the side of the side of the same of the side of the side of the side of the same of the side of the side of the side of the same of the side of the side of the side of the same of the side of the side of the side of the side of the same of the side of the side of the side of the side of the same of the side of the side of the side of the side of the same of the side of the same of the side of the side of the side of the side of the same of the side of the side of the side of the side of the same of the side of th	
All peol and internet. internet. internet. internet. y the mark the mark of the first of the first of the first of the first of the first of the first of the first of the first of the first of the fir	the an part \mathbf{y}_{i} of the first part do breve prevents of defensible exist of inferitance therein, free and clear of all incrembrances of the second se	and agree that at the delivery here $(\mathbf{a}\mathbf{B})\mathbf{B}$, $\mathbf{B}\mathbf{S}$ is defined aware	mments that may be levied or assend and tereaded in such as maked by such med part to the extent of <u>150</u> . In the second of the second of the is inderest as even of the second of the is inderestive, and shall bear interest at <u>DOLLARS</u> , Yember 10 26 . This and also to ever a say can be ded, in the event that said part <u>y</u> is more hapments or any part theread the body the second of the maked of the side of the second of the maked of the side of the second of the same of the side of the side of the second of the same of the side of the side of the second of the same of the side of the side of the side of the same of the side of the side of the side of the same of the side of the side of the side of the same of the side of the side of the side of the same of the side of the side of the side of the same of the side of the side of the side of the same of the side of the side of the side of the same of the side of the side of the side of the same of the side of the side of the side of the same of the side of the side of the side of the same of the side of the side of the side of the same of the side of the side of the side of the side of the same of the side of the side of the side of the side of the same of the side of the side of the side of the side of the same of the side of the same of the side of the side of the side of the side of the same of the side of the side of the side of the side of the same of the side of th	
All good and in that in the second interest. interest. good of the second the second the second the second the	the an part \mathbf{y}_{i} of the first part do breve prevents of defensible exist of inferitance therein, free and clear of all incrembrances of the second se	and acres that at the delivery here d_{1} d_{2} , d_{3} d_{3} have d_{3} are d_{3} of the per- cess, d_{1} , d_{2} , d_{3} and d_{3} have d_{3} and d_{3} have d_{3} and d_{3} have d_{3} and d_{3} have have $d_$	menets that may be levied or answed and trended in such as made by such and trended in such as made by such as and the start of \$10 bits and also been pervised, then the is indenture, and shall beer instreat at DOLLARS, Yember By the start of the indenture, and shall beer instreat at DOLLARS, this such also to even any sum or dod, in the event that and party . In such approximate or any part having a bits of advance in the pervised been as a start of the start of the indenture of the start of the start and the start indent 'Veretian and the rule thereforem shall extend and insure of seal(SEAL) (SEAL)	
ad that and that a spints are literated interact interact interact and that interact interact interact and that interact	the and part. y of the first part do briefly evenant. It is a distributed to be set of all incrementations and defend the same actions all parties making the set of the first graved between the parties bereto that the part. y of the first graved between the parties bereto that the part. y of the first graved between the parties bereto that the part. y of the first graved between the parties bereto that the part. y of the first graved between the parties bereto that the part. y of the first graved between the parties bereto that the part. y of the first graved between the parties bereto that the part. y of the first graved between the parties between the parties between the parties between the part of the part. y of the second grave and part. y of the second grave the part between the part of the part of the part. y of the second grave and part. y of the second grave the part between the part of the part of the part of the part. y of the second part to pay the part of the part of part of the second part to pay the part of the part of pays the part of the part of pays the part of the part of the part of pays the part of the part of the part of pays the part of the	and acres that at the delivery here d_{1} d_{2} , d_{3} d_{3} have d_{3} are d_{3} of the per- cess, d_{1} , d_{2} , d_{3} and d_{3} have d_{3} and d_{3} have d_{3} and d_{3} have d_{3} and d_{3} have have $d_$	mments that may be levied or answed and teredo in such as ma and by such one port to the extent of <u>150</u> . If the such as the such as the such is inderest as even by such the indereture, and shall bear interest at <u>DOLLARS</u> , Yember 10 26 , in the event that said port_ y he meth payments or any part thereas the bird bear or any part thereas the bird bear of the such as the such as the such as the back as an event of the such as an even (SEAL)	
and that pool and and that is a spinst as insurance. insurance. insurance. part. Till according and by muss of m of the first or any old of if he he unsult. according and by muss of m bits in the mass bits in the mass bits in the mass bits in the mass to any old of if he he unsult. bits in the mass bits in the mass overplay, if to and he is	the main part. y of the first part do	and acres that at the delivery here d_{1} d_{2} , d_{3} d_{3} have d_{3} are d_{3} of the per- cess, d_{1} , d_{2} , d_{3} and d_{3} have d_{3} and d_{3} have d_{3} and d_{3} have d_{3} and d_{3} have have $d_$	mention that may be levied or assessed and trended in such as m and by such mod part to the extent of \$\$\$ is indered as leving pervided, then the is inderetary, and shall bear instruct at POLLARS, vember	
All peol and a dist is a set that a set that is a set that a set that a set that a set	the and part. y is the first part do	and acres that as the defirery hered uB_02 . dS hard areas of the processor	ments that may be levied or answed and teredo is noch ann and by meh- med port to the estant of	
All pool and and that it is a spinstra and that it is it is a spinstra and the spin spin spin spin spin spin spin spin	it is an input. y is it is first part do breeky evenant, it is defeasible exist of inferiance therein, for and clear of all incombrase and defeasible exist on the inferiance therein is a set of the other is a set of the oth	and acres that as the defirery hered uB_02 . dS hard areas do the per- cess,	ments that may be kried or answed and tereade in such arm and by such and tereade in such arm and by such and interaction of \$\frac{1}{26}\$. The interaction of \$\frac{1}{26}\$ is indenture, and shall bere interest at DOLARS, Veriber 1926, this of a share in sector any sum or ded, in the event that and part_\$' in professional and the sector any sum or ded, in the event that and part_\$' in professional and the sector any sum or ded, in the event that and part_\$' in professional and the interest of the state is the optimizer of the sector of the and speaks at the optimizer of the state of the profession and and the and of the angle profession at the sector of the sector any parts in the sector of the sector and the sector and the sector of the sector of the sector of the sector of the sector of the sector of the sector of the sector of the sector of the sector of the sector of the sector of the sector of the sector of the sector o	
AT peod and and that it is against a the set of the set	The main part. Y of the first part do breeky evenane. J. We arrant and defend the same seniest all partice making targets between the particle breets that the part. Y of the first graved breets that the part. Y of the first graved breets that are between due and payable, such that the part. Y of the first graved breets that and the part. Y of the first graved breets that are between due and payable, such that the part. Y of the first graved breets that and breet that the part. Y of the first graved breets that and part. Y of the first part do of the most graved breets main first graves of the most grave do the grave pay and the graves of the part. Y of the most graves and first graves of the most graves do the stars between degraves to reserve the payshes to the part. Y of the most graves do the stars of the most graves do the stars of the payshes to the part. Y of the most graves and the stars of the pays are shall find to pay the star and payshes to the part. Y of the most graves do the stars of the pays are shall find to pay the star and payshes to the part. Y of the most graves are shall find to pay the star and the stars of the stars	and acres that at the delivery hered uR10 . dSub , 	ments that may be levied or answed and treads in such as m and by such and treads in such as m and by such as interest of \$150 be indexture, and shall bere interest at DOLLARS, Yendon and also to secure any sum or dad, in the event that and part	
and that not and that a spints are internet. internet. according and by must define a set of the set of the se	The main part. Y of the first part do breeky evenane. J. We arrant and defend the same seniest all partice making targets between the particle breets that the part. Y of the first graved breets that the part. Y of the first graved breets that are between due and payable, such that the part. Y of the first graved breets that and the part. Y of the first graved breets that are between due and payable, such that the part. Y of the first graved breets that and breet that the part. Y of the first graved breets that and part. Y of the first part do of the most graved breets main first graves of the most grave do the grave pay and the graves of the part. Y of the most graves and first graves of the most graves do the stars between degraves to reserve the payshes to the part. Y of the most graves do the stars of the most graves do the stars of the payshes to the part. Y of the most graves and the stars of the pays are shall find to pay the star and payshes to the part. Y of the most graves do the stars of the pays are shall find to pay the star and payshes to the part. Y of the most graves are shall find to pay the star and the stars of the stars	and acres that at the defirery bened aBiB. defined even of the period. even , defined and defined the defined the induction, per all takes or many even that all times during the list of this induction, per all takes or many even that are the building upon mill real states the period against for even that are the the building upon mill real states the period against for even that are the the building upon mill real states the period against for even that are the the building upon mill real states the period against for even that are the the same terms due and payshe and to keep and period of period with all interest screening therma screening to the terms of add due of period with all interest screening therma screening to the terms of add due of and the obligation contained therma for divident terms of the real again the obligation contained therma for divident terms of the real even of period with all interest screening therma screening to the terms of add due of the divident terms of the respective parts of the terms are even of period. The divident states with interest therma of add due to the form are and period the termine the term of the divident we divident if the state of the terms of the respective parts and the state are if the state of the terms of the terms contained therma even of gent. The form are and the terms of the terms contained therma even of gent. The terms of the terms contained therma if the state of the terms of the terms contained therma even of gent. The terms contained therma contained therma if the state of the terms of the terms contained and the state are the state and the discrete state of the terms contained the state are in the aforesaid County and State, came in the aforesaid County and State, came here and one discrete and the discrete state and the state are the day of Jamuary 19 27. F.C. Whill RELEASE	menets that may be levied or answed and trended in such as man all by such and trended in such as man all by such and part to the stant of \$\$\$ be indered as working pervided, then the is indereture, and shall bere instruct at DOLLARS, vember	Rohan

b