2/

Tor Extension See mely abound 240

31

Linte.i

FROM	STATE OF KANSAS, DOUGLAS COUNTY, 18.
A. Douglas	This instrument was filed for record on the 21 day of Feb A. p. 19 28, at 8:45 Ayr.
то .	Ja Co Wellman Register of Deck.
Merchants L. & Sav Bank	ByDeputy.
THIS INDENTURE, Made this first day of bundred and in twenty eight between	February, in the year of our Lord, one thousand nine Douglas his wife
of Lawrence in the County of I part_ies of the first part, and The Merchants	Dougles and State of Kansas Loan & Savings Bank, Lawrence, Kansas
WITNESSETH, That the said parties_ of the first part, in Three Thousand and no/100_(\$3000.00)	consideration of the sum of of the second part. DOILIARS, to duly paid, the receipt of e do Grant, Barguin, Sell and Morrgage to the said part of the second part,
Lots Numbered One (1) and Two (2) i	n Block Fourteen (14) in Babcock's Enlarged Addition to
the City of Lawrence, Kansas	
with the appurtenances and all the estate, title and interest of the sai	id part. 129 of the first part therein.
	e that at the delivery hereof_they lare _ the lawful owner B of the premises above granted, and
And the sold part1285of the first part do hereby covenant and agree seized of a good and indefeasible estate of inheritance therein, free and clear of all in	e that at the delivery hereof_ they lare _ the lawful owner B of the premises above granted, and cumbrance
And the sold part. 1086f the first part do hereby events and agree select of a good and indefeable estate of indefaustor therein, free and clear of all in and that they will warrant and defend the same septions all parties making lawful data It is agreed between the parties hereto that the part 1026 of the first part and the part defeature of the set of th	e that at the delivery hereof they large the lawful owner B of the premises shows granted, and cumbrance in thereto
And the solid part. LEOS it the fort part do hereby events and ages solids of a good and indefaultile entire of inheritance therein, free and clear of all in and that they will surmat and default the same against all parts soulding herein all it is arread between the particle herets that the part. $\Delta O$ of the fort part assessed against and real entits when the same decomes due and psychic, and that they will hoursence compary as abilit be repetided and direct by the part of the	e that at the delivery hereof_they largethe lawful owner ß of the premises above granted, and combrace
And the mid part_1266 of the first part do hereby covenant and agree wined of a good and indefensible entate of indefinitions therein, free and clear of all in and that they will warrant ned defend the same signal and parties making hereful also It is agreed between the parties berrich that the part 1266 of the first part assessed against said real entate when the same locance due and payable, and that and by ach insurance company as shall be precided and directed by the part of the "d_s	e that at the delivery hereof. <b>LNCY INTS</b> the lawful owner <b>B</b> of the premises showe pranted, and cumbrance in thereto ball at all times during the life of this infiniture, pay all taxes or assessments that may be levied or t. <b>LNCY Fills</b> -p the buildings upon asid real estate innured splits for and to made in such sum second part, the loss, if any, made payable so the part <b>Y</b> of the second part to the estate of fold to pay such that when the same become down and provide and to keeped as
And the mid part_1266 of the first part do hereby covenant and agree wined of a good and indefensible entate of indefinitions therein, free and clear of all in and that they will warrant ned defend the same signal and parties making hereful also It is agreed between the parties berrich that the part 1266 of the first part assessed against said real entate when the same locance due and payable, and that and by ach insurance company as shall be precided and directed by the part of the "d_s	e that at the delivery hereof. <b>Lifey</b> [ <b>AT6</b> ]. the lawful owner <b>B</b> of the premises above granted, and combinate in therets. ball at all times during the life of this infenture, pay all taxes or assessments that may be levied or <b>a</b> . <b>They</b> . <b>Thill</b> , by the buildings upon and real state iterrief assists for and tornado in such sum second part, the law, if any, much spapille to the part. <b>U</b> of the second part to the strate of the lawful taxes due and pays the law part. If all upon the same become due and payshe and to keep and premises insured as initiative, result.
And the said part 1.26.5 of the for part do	e that at the delivery here(- they) are the lawful owner & of the premises above pranted, and combinate
And the solid part. 1626-f the fort part do herely events and specified of a good and indefaible entire of inheritance therein, fore and deard all in a single between the particle herets that the part. 1626 of the fort part is assessed a paint and rest relate when the particle herets that the part. 1626 of the fort part is assessed a paint and rest relate when the particle and the problem and the part is and part is and part is a part is part is a part is part is part is a part is par	e that at the delivery hereof. LDCY   DTG the lawful owner ß of the premises above granted, and combrane
And the said part 1.26.5 of the for part do herdy events at a gap relief of a good and indefaultile entire of inheritance therein, free and clear of all models and the same set of th	e that at the delivery hereof. <b>Lifey</b> [ <b>ATB</b> ] the lawful owner <b>B</b> of the premises above pranted, and combinates in there is a strain of the second strain of the premises above pranted, and that is at the during the life of this infections, pay all taxes or assessments that may be levide or at <b>Lifey</b> . <b>Lifl</b> be pathed by the second strain of the second strain the second strain the second part, the levide strain of the second strain the industry strain the second strain the
And the said part 1.26.5 of the for part do here, events at a gap field of a good and indefaultile entire of inheritance therein, free and clear of all models and the same string at parts in	e that at the delivery here( $-tiney$ ] <b>ATE</b> — the lawful owner <b>B</b> of the premises above pranted, and combinates — an intervit <b>B</b> . The lawful owner <b>B</b> of the premises above pranted, and that it at all times during the life of this inforture, pay all taxes or assessments that may be levide or a. <b>they</b> . <b>Till</b> -p the buildings upon and real state insured spatiant for and tornado is such sum second part, the law, if any, mail payable to the part <b>D</b> <sub>-</sub> of the second part to the state of 1. file (pay such taxes when the same become due and psychie and to keep and permises insured as insurance, or eliver, and the annual to paid shall become a part of the inductedame, secured by this thit fully repaid. ( $\frac{5}{3}3000-00$ ) — DOLLARS, with all interest sorting thereas according to the terms of and other hand to also to sever any sum or insurance or of advances as a before a become due a before provide, in the even that and all and so that are not pay by the interve thereas a before provide, in the even that and and their delivers are taken therein thereas thereas a before provide, in the even that and and and even the state thereas thereas of the physiches exclusion that and thereas they are bade of the state is eccamited or and previous even, that is made and thereas they are bade of the state is eccamited or and previous even, that its made and the intervel is the delivers of the state is eccamited or and previous even, that its made and the state is the state is accounted or and previous even, that its made and the state is the state is eccamited or and previous even, that its made and the state is the state is eccamited or and previous even, that its made and the state is the state is eccamited or and previous even, that its made and the state is the state is the state is eccamited or and previous even, that its made and the state is the state is the state is eccamited or and previous even that its the state the state is the state is the state is eccamited or and previous even, that its made and the state is the
And the said part 1.26.5 of the for part do here, events at a gap field of a good and indefaultile entire of inheritance therein, free and clear of all models and the same string at parts in	e that at the delivery here( $-tiney$ ] <b>ATE</b> — the lawful owner <b>B</b> of the premises above pranted, and combinates — an intervit <b>B</b> . The lawful owner <b>B</b> of the premises above pranted, and that it at all times during the life of this inforture, pay all taxes or assessments that may be levide or a. <b>they</b> . <b>Till</b> -p the buildings upon and real state insured spatiant for and tornado is such sum second part, the law, if any, mail payable to the part <b>D</b> <sub>-</sub> of the second part to the state of 1. file (pay such taxes when the same become due and psychie and to keep and permises insured as insurance, or eliver, and the annual to paid shall become a part of the inductedame, secured by this thit fully repaid. ( $\frac{5}{3}3000-00$ ) — DOLLARS, with all interest sorting thereas according to the terms of and other hand to also to sever any sum or insurance or of advances as a before a become due a before provide, in the even that and all and so that are not pay by the interve thereas a before provide, in the even that and and their delivers are taken therein thereas thereas a before provide, in the even that and and and even the state thereas thereas of the physiches exclusion that and thereas they are bade of the state is eccamited or and previous even, that is made and thereas they are bade of the state is eccamited or and previous even, that its made and the intervel is the delivers of the state is eccamited or and previous even, that its made and the state is the state is accounted or and previous even, that its made and the state is the state is eccamited or and previous even, that its made and the state is the state is eccamited or and previous even, that its made and the state is the state is eccamited or and previous even, that its made and the state is the state is the state is eccamited or and previous even, that its made and the state is the state is the state is eccamited or and previous even that its the state the state is the state is the state is eccamited or and previous even, that its made and the state is the
And the soil part 1265 it the first part do herely events and agree instel of a good and indicabile entate of indications therein, free and clear of all in a start with the same agring and the start agree and the same agring a same agrin	e that at the delivery here $\frac{1}{2}$ <b>DP</b> $\frac{1}{2$
And the solid pert. <b>16</b> :66f the fort part do herds coverant and spin- where of a good and indefaulthe entire of interime therein, free and clear of all into that they will surrant and default is some spinar in parts in main perturb interiments of default is some spinar in parts in main perturb in a provide the same and spinar interiments in the spinar interiments in the stress between the parties here the same spinar all clears of an interiments assessed spinar and era states here the same spinar all clears of the fort part is assessed spinar and era states here the same spinar all clears of the fort part is assessed spinar and era states in the same spinar all clears of the fort part and the schematic states in the event that safe part (200 of the spinar) perturbed the same spinar interimer and shall been interest is the rate of 100 of the source parts interimer and shall been interest is the rate of 100 of the source parts interimer and the part interest is the rate of 100 of the source parts interimer and the same spinal been the same spinar (100 of 100 of 10	e that at the delivery hereof <b>LDCY LDTG</b> the lawful owner <b>B</b> of the premises above granted, and combines
And the soil part 1265 it the first part do herely events and agree instel of a good and indicabile entate of indications therein, free and clear of all in a start with the same agring and the start agree and the same agring a same agrin	e that at the delivery here $\frac{1}{2}$ <b>DP</b> $\frac{1}{2$
And the said part 1626. If the fort part do here, re-events at a gap field of a good and indefaultile entire of inheritance therein, free and clear of all in the link of the same set of a protein solution of the link of the same set of the same s	e that at the delivery here( $\pm \hat{licy}   \hat{larg}  $ the lawful owner B of the premises alone pranted, and emphases in the the set of the lawful owner B of the premises alone granted, and in the the lawful the lawful the set of the set of the lawful the set of the set of the lawful the
And the said part 1626. If the fort part do here, re-events at a gap field of a good and indefaultile entire of inheritance therein, free and clear of all in the link of the same set of a protein solution of the link of the same set of the same s	a that at the delivery hereof the US are in the lawful owner B of the premises alone granted, and emphases in there is no interest. The present of the lawful owner B of the premises alone granted, and interest owner the lawful owner B of the premises that may be levide or a. they. Tillep the buildings upon and real state interest equations for and tornado is such sum to be, if any, and pravable to the grant, ", of the second part to be tested of the induction of a state state when the same become due and prystle and to keep and permises interest as infinite presed. (\$3000.00) DOLLARS, end of anyong the present of the inductions and to keep and permises interest as infinite presed. (\$3000.00) DOLLARS, which are when the same become due and prystle and to keep and permises intered as infinite presed. (\$3000.00) DOLLARS, which is any mind permission of the induction and also to severe any run or interest or origing thereas according to the terms of ania children and also to severe any run or presented or the state of state is a scenario of the hind thereas thereas a freeze in provide in the term is and in the state and an anyon of the state is accounted thereas a large previous the state and the severe any run or interest or the state state of a state is a committed or a scenario of which in the severe is provide in the severe that and the severe the state is a state in a state in provide the second previous the severe is a state and the severe the state is a state in committed or and previous the severe state that and the severe the state is a previous the severe state the severe state state and the severe state state and the severe state state and the severe state state is a state in the severe state state and the severe state state and the severe state state and the severe state state is a state in the severe state state is a state in the severe state state is a state in the severe state state and the severe state state and the severe state state state is a state
And the said part 1626. If the fort part do here, re-events at a gap field of a good and indefaultile entire of inheritance therein, free and clear of all in the link of the same set of a protein solution of the link of the same set of the same s	a that at the delivery hereof the VI are in the lawful owner B of the premises alone pratted, and emphases in there is no interest. The provide the second pratt to be lawful are used as a second pratt to be lawful are used as a second pratt to be rest of the industry upon and real state interest equals for an do transis to any any any and taxes or assessments that may be levide or a three prime is interest and the same become due and prystle and to keep and premises interest as the same become due and prystle and to keep and premises interest as the industry of the second pratt to be tested of the industry of the second pratt to be tested of the industry of the second pratt to be tested of the industry of the second pratt to be tested of the industry of the second pratt to be tested of the industry of the second pratt to be tested of the industry of the second pratt to be tested of the industry of the second pratt to be tested of the industry of the second pratt to be tested of the industry of the second pratt. The second pratt to be tested of the industry of the second pratt to be tested of the industry of the second pratt to be tested of the second pratt to be tested of the second pratt to be tested of the second pratt. The industry of the second pratt, then industry of the second pratt, then industry of the second pratt, then industry of the second pratt, the industry of the second pratt, when it is a second pratt, the industry of the second pratt, when it is a second pratt, the industry of the second pratt, when it is a second pratt, the industry of the second pratt, the industry of the second pratt, whe
And the said part. 1626: It the fort part do	a that at the delivery here(- they' are in the lawful owner B of the premises alone practed, and combinate in the target of the second seco
And the said part 1626.4 the fort part do here proven at and gaps relies of a great and indefaultile entire of inheritance therein, free and clear of all in a list in the year of the parties bereat and in preterm making herd all is agreed between the parties bereat that the part 1206 of the fort part a second agrinut said area status when the name lecture at all the fort part at it is agreed between the parties bereat that the part 1206 of the fort part at it is agreed between the parties bereat that and part 1200 of the fort part at all the parties agreed agreed at the status becomes due and payable, and that it is agreed between the parties of the second part part part and there and been provided, for the part of the second parts are part and it dues and been in provided, for the part of the second parts of parts to part of parts in the part of the thermal of the second parts of parts to parts of parts in the part 1200 the fort part allow here the parts of the second parts in the part 1200 the fort part allow parts here and parts the part of the fort part and parts 1200 the fort part allow forther parts and the parts and parts the part of the balar parts in the part 1200 the fort part allow parts the parts of the balar parts (without r and be the part 1200 the fort parts allow the balar parts (without r and be the parts 1200 the fort parts allow the parts and parts in the balar parts (without r and be the parts 1200 the fort parts allow the parts and parts in the parts and the parts and the parts and beneves and the parts and parts in the status and charge in the second the main parts and the parts and parts in the parts and the parts and be the parts 1200 the parts allow the parts and parts in the parts and the parts and between the unsubs and parts in the the parts and the parts and the parts in the second the main parts parts the the parts and the parts and the parts in the second the main parts and the parts and parts in the parts and the parts i	a that at the delivery here(-they'larg. the lawful owner ß of the premises alone granted, and combines. In thereta In thereta (a) the law, if any main payable to the part. (b) the second part, the law, if any main payable is the induction of payable and to keep and premises innered as increases, excited on the same second part, the law, if any main payable is the payable and to keep and premises innered as increases, excited and means the same become due and payable and to keep and premises innered as increases, excited on the same second part, the law, if any main the same become due and payable and to keep and premises innered as increases, excited, and the amount so paid shall become a part of the inductodawa, second by the first stary read. ((\$65,000.00) DOLLARS, or all the amount so paid shall become a part of the inductodawa, areand as the payable and the inductodawa, areand as the payable and the same as a part of the inductodawa, areand as the payable and the inductodawa, areand as the payable and the inductodawa, areand as the payable and the same become due of payable, or it is means as a payable and the inductodawa area and main and the payable and the payable and the payable area to payable and the payable area to payable and the payable area disputible, or it is means are and payable area become due payable and the payable area to payable and the payable area (be payable, or it is means are area therea area and a reason area (become according to the thermal payable and the payable area (become approximate) by the same and the payable area (become approximate) area (become approximate) area (become payable). (b) there is not be aveable, if any there is a shall be paid. Y, making much not, or any may there is a shall be paid by the part. Y making and had become payable and the development of the respective paties here or the strenger str
And the said part. 1626: It is for part do	a that at the delivery here(- they' are in the lawful owner B of the premises alone practed, and combinate in the target of the second seco
And the soil part. 1626 of the fort part do	a that at the delivery hereof_LROY INTSRY all taxes or assessments that may be levide or the the delivery hereof_LROY INTSRY all taxes or assessments that may be levide or the the delivery here and any latest in the random second part, the here taxes of the the buildings upon and real state insured spatiant for and formation is not non-second part, the here taxes of the the buildings upon and real state insured spatiant for and to make the taxe of the and payable to the part, of the second part to the statest of the topy such taxes when the same become due and payable sait to keep and previses insured as informate, or efficient, and the amount so paid shall become a part of the inductance, according to the the state tax of the inductance as a part of the inductance, according to the terms of anial colliption and upon payable with and the same become due to the rest of Portunary
All the soil part. 1626 of the fort part do	a that at the delivery hereof_LROY INTSRY all taxes or assessments that may be levide or the the delivery hereof_LROY INTSRY all taxes or assessments that may be levide or the the delivery here and any latest in the random second part, the here taxes of the the buildings upon and real state insured spatiant for and formation is not non-second part, the here taxes of the the buildings upon and real state insured spatiant for and to make the taxe of the and payable to the part, of the second part to the statest of the topy such taxes when the same become due and payable sait to keep and previses insured as informate, or efficient, and the amount so paid shall become a part of the inductance, according to the the state tax of the inductance as a part of the inductance, according to the terms of anial colliption and upon payable with and the same become due to the rest of Portunary
And the soil part. 1626: It is for part do	a that at the delivery hereof_LDQ'_LDTBthe lawful course B of the premises alone granted, and combinated in the term of an along the life of this infiniture, ray all taxes or assessments that may be levide or a. theQTILLop the buildings upon and real state insured sequences that insure the lawful taxes of a same more than a law term of a state law of a state law of law term of la
And the soil part. 1626: It is for part do	e that at the delivery hered. LDQ' LDTG the lawful courds B of the premises alone granted, and emphases
And the soil part. 1626: It is for part do	e that at the delivery hereof the UP in the larged course B of the premises above granted, and emphases in the test of the set of the large the large of the large test of the test of the test of the large test of test of test of test of test o
And the soil part. 1626: I the fort part do	e that is the delivery hereof the 20 are 1 are layed owner B of the premises alone practed, and combinated in the test of the second part to be the second
Ad the soil pert. <b>16</b> :6:6 the fort part do hereby constant and spin relief of a proof and indefaultile entire of inheritance therein, fore and clear dot in the last row will warrant and default is some spinar. If perture making herd data The inspinor advectory and all be precised and dates by the part of the the inspinor company and all be precised and dates by the part of the the inspinor company and all be precised and dates by the part of the the inspinor company and all be precised and dates by the part of the the inspinor company and all be precised and dates by the part of the the inspinor company and all be precised and dates by the part of the the inspinor company and all be precised and dates by the part of the the inspinor company and the precised and dates by the part of the the inspinor company and the precised and dates by the part of the term precised. The inspinor company and the precised and the inspinor the inspinor company and the precised and dates by the part of the part of the inspinor company and the precised and part to be an of part of the part of the inspinor company and the part of the part of the part of the part of the inspinor company and the part of the part of the part of the part of the inspinor company and the part of the part of the part of the part of the part of the part of the part of the part of the part of	e that at the delivery hereof the UP in the larged course B of the premises above granted, and emphases in the test of the set of the large the large of the large test of the test of the test of the large test of test of test of test of test o