11;

ſ

l

FROM	STATE OF KANSAS, DOUGLAS COUNTY. ss. This instrument was filed for record on the <u>18</u> day of	
D.D. Horneday et al TO	Dec. <u>A. D. 19 25; at 9:45</u> <u>A. M.</u> 9:50 E. Wellman	
D. Coen Byrn	By Deputy.	
THIS INDENTURE, Made this 15th day of Dec hundred and Twenty eight between D.D. Hormeday and Bertie J. Hormeday hit	cember, in the year of our Lord, one thousand nine	
of Lawrence in the County of Douglas	and State of Kensas	
part_198 of the first part, andD. Coen Fyrn	partiY of the second part.	
WITNESSETH, That the said part. <b>168</b> of the first part, in considera Sixteen Hundred and no/100 which is hereby acknowledged, ha. <b>Y2</b> , sold, and by this indenture do the following described real estate situated and being in the County of Dou	DOLLARS, to them duly paid, the receipt of Grant, Bargain, Sell and Mortgage to the said part.	
of Lot eighty two (22) all c (84) the north one half $\left(\frac{1}{2}\right)$ one half $\left(\frac{1}{2}\right)$ of Lot number e	ot eighty one (61) the south one half $\left(\frac{1}{2}\right)$ of Lots eighty three (33) and eighty four of Lot number eighty five (35) and the north eighty six (36) all in Block number twenty an addition to the City of Lawrence.	
wired of a good and indefeasible estate of inheritance therein, five and clear of all incumbrance and that they will warrent and defend the same against all parties making lawful claim thereto. It is agreed between the parties hereto that the part <b>288</b> , of the first part shall as all	the defivery hereof. they are the having owner By the premises above granted, and '	
And the sold pert 1000 of the first pert do briefly coverant and agree that at seried of a good and indefendible exists of abbritance therein, fee and clear of all incumbances and that they will varient and idential the same against all perties making lawful clean thereins. It is agreed between the partice between the barties briefly of the of the strate and and answeed against and real resists when the same become doe and payable, and that <b>1hey</b> and by such manuface company as doall be specified and directed by the part of the second pro- hth Staterers. And is the event that and it pert. (1600 of the feet part at all first and the same state in the same become does and payable, and that they	the defivery hereof_they are the having owner By the permises above granted, and times during the life of this indexture, pay all taxes or assessments that may be levied or MELLicep the buildings upon mid real retate insured against for and tormado in such sum art, the less, if any, made possible to the part. $\underline{X}_{-}$ of the second part to the extent of as use that are been the same borous disc and (not here mit) the return is more as	
And the sold pert 1000 of the first pert do briefly coverant and agree that at seried of a good and indefendible exists of abbritance therein, fee and clear of all incumbances and that they will varient and idential the same against all perties making lawful clean thereins. It is agreed between the partice between the barties briefly of the of the strate and and answeed against and real resists when the same become doe and payable, and that <b>1hey</b> and by such manuface company as doall be specified and directed by the part of the second pro- hth Staterers. And is the event that and it pert. (1600 of the feet part at all first and the same state in the same become does and payable, and that they	the defivery hereof_they are the having owner By the permises above granted, and times during the life of this indexture, pay all taxes or assessments that may be levied or MELLicep the buildings upon mid real retate insured against for and tormado in such sum art, the less, if any, made possible to the part. $\underline{X}_{-}$ of the second part to the extent of as use that are been the same borous disc and (not here mit) the return is more as	
And the sail pert $100$ for the first just do levely covenant and agree that at wrised of a good and indefeadile state of inheritance therein, fore and clear of all memolecuse and that they will warrest and defend the same against all perturbs making lateral datas therein. It is speed between the parise herein that the part $100$ of the farst part and at all assessed against axis and there is the the same becomes due and payable, and that $100^{-1}$ and how the homemore compary as a shall be eventied by the part of the events $p$ in the same becomes compary as a shall be eventied by the part of the events $p$ wherein rewelch the part. $200$ of the farst part and in the part THIS GRANT, is introded as a more larger to share the same $100^{-1}$ $\sim$ Sizteen Hundred, and $no/100^{-1}$ warrender to the terms of $000^{-1}$ certain write molecular for the part of the same of an of $000^{-1}$	the definery hereof. they are the hereid owner. If the premises above granted, and times during the life of this indexister, pay all taxes or assessments that may be levied or <b>While</b> , the basis if any main real state insured against for and tormado in such sums with the loss, if any main prayles to the part. Y of the second part to the section of the the section of the the section of the the section of the second part to the section of the the section of the second part to the section of the second part of the indektolines, secured by this optimized of the second section of the second part of the indektolines, secured by this optimized in the second s	
And the sail pert 1255 of the first just do lereby covenant and agree that at wired of a good and indefending entate of inheritance therein, fore and dear of all incumbrance and that they will varient and defend the same agrants all perturb making instal of all measured attributions of the second perturbations and paylob, and that they and the second perturbation of the second per	the definery kerned. they are the hard owner. B the premises above granted, and times during the life of this indenture, pay all taxes or assessments that may be levied or <b>B111</b> here the buildings upon anit real notate insured against for and terms do in such sum art, the bas, if any main prayles to the part. J of the second part to the existent of any such taxes when the same become due and payshib and to keep and premions insured as or either, and the amount so paid shall become a part of the indeitedness, secured by this read. DOLLARS, bit sum of money, executed on the _15th.day of _December 200	
And the soil part $40.6$ of the first just $d_{m-1}$ leaving coverant and agree that at which of a good and indefcable exists of inheritance therein, free and clear of all memohance and that they will accurate shift define the same gauns at place in making baseling that the first part has been the associated axis at a single particular therein a single part of the first part has at a largered leavies in the parties here to that the part $1.60$ of the first part has $1.50^{-1}$ memory and has a single particular that and particular that $1.50^{-1}$ memory and has a single particular that and part $1.60$ of the first part has at a largered particular that and part $1.60$ of the first part has a largered herein provide, the part $1.5^{-1}$ of the second part may gree will take an all incarses, memory and has there are the trace of the first part has a largered part of the terms of $-0.00^{-1}$ memory may be a single part of the second part of the second part of the part of the second part in the size of the second part is at the part of the second part of the terms of $-0.00^{-1}$ memory memory memory and has a size of $-0.00^{-1}$ memory is a size of the second part is the second part is the second part is the size of the	the definery hereof. the Y are the hereful over . B the premises above granted, and times during the lafe of this indexizer, pay all taxes or assessments that may be levied or <b>Milli</b> kep the buildings upon an in real state insured against for and terrated in such sum with the loss, if any made posible to the part. <u>J</u> or the second part to the extent of the the state are the loss, if any made posible to the part. <u>J</u> or the second part to the extent of the the state are the loss, if any made posible to the part. <u>J</u> or the second part to the extent of a sy such taxe when the same bounds due and possible and to keep and permise insured as or either, and the amount no paid shall become a part of the indexictences, secured by this all sum of money, executed on the <u>15 th</u> day of <u>DeCeEMber</u> <u>10</u> _28 and or the due to the taxe in the state of the state and again and oblighten contained therm of the terms of and childratics and due to accure any man or the due to the state with the sum become due in the parts. If the thermate is and the abstrate are not rank then the sum become due in the parts. If the the over that and of the state are the rank with the sum between due to the parts. If the theory was half become a part of the state of the terms of a state parts. The taxes are part of the state parts and the terms of the state parts of the terms of the state parts. The terms is all become and all the states are and parts are and the states are are any man of the states are and the states are and the states are and the states are are are any man of the states are are are are are any man. The states are are are any are as a state of the states are	
And the soil part $40.6$ of the first just $d_{m-1}$ lergh coverant and give that at which of a good and indefaultly exists of inheritance therein, five and class of all innucleases and that the yell vertices to discrimination therein and the set of all innucleases and that the yell vertices the discrimination therein and the set of all innucleases and set of a set innuclease and set of a set of set of a set of a set of set of a set of a set of set of a set of a set of set of a set o	the definery hereof. the 'N are the hard over B the premises above granted, and	
And the soil part $40.6$ of the first just $d_{0-1}$ lerdly coverant and gave that at whited of a good and indefcalible exists of inheritance therein, free and class of all moundances and that they will accurate only define the same agains of particle making have in them therein. It is argued between the particle herein the the part $4.08$ , of the first part hash at all assessed anishs and itself exists where the same agains of particle by the part of the second part of the same homesone company as a hall be specified and directly by the part of the second part in the same of the part $1.00$ of the second part on the direct of parts and in the $10.20$ minimum part of the part $1.00$ of the second part on the direct of parts and in the part interface of the part $1.00$ of the second part on the direct of parts and in the part of the part of the part $1.00$ of the second part on the direct of parts and in the part interface of the part $1.00$ of the second part on the direct of parts and the part $1.00$ of 10.00 means $10.00$ means $10$	the definery hereof. the 'N are the hard over B the premises above granted, and	
And the sail part <b>105</b> of the first just do breely covenant and agree that at evided of a good and indefending evident of inheritance therein. For and dear of all incumbrance and that they will varient and defend the same agrants at parties making taxing that an all measured attracts and indefending the same agrants at parties making taxing that <b>110</b>	the definery kerned. the Y AFC the having owner By the premises above granted, and times during the life of this indexture, pay all taxes or assessments that may be levied or <b>#\$11</b> , here the buildings upon and real enters havered against for and terms the same structure is the second part to the extent of any such taxes when the part <b>Y</b> of the second part to the extent of any such taxes when the same become due and payshes and taxes and terms and the same taxes are structure. The second part to the extent of any such taxes when the same become due and payshes and taxes pair premove insured as or either, and the amount an pair half become a part of the indictedness, secured by this read. If second part to the second payshes the second payshes the second payshes the same become due and payshes and due to accure any sum or for to diskarps any taxes which the three and previous the same and payshes the same and taxes there may be the same become due and payshes, or if the mean taxes and have been due and payshes, or if the mean taxes and have been due and payshes, or if the mean shall because or other and taxes the same taxes and taxes are and the same because and taxes are and the second part. The details, or if the mean small because of the same because and taxes are and the same because and taxes are and the payshes. The same tax and the same taxes are and taxes are and the same taxes and taxes are and the same because at the mean taxes are and taxes are are and taxes are and taxes are are are and taxes are are are at taxes are	
And the soil part $40.6$ of the first just $d_{0-1}$ lerdly coverant and gave that at whited of a good and indefcalible exists of inheritance therein, free and class of all moundances and that they will accurate only define the same agains of particle making have in them therein. It is argued between the particle herein the the part $4.08$ , of the first part hash at all assessed anishs and itself exists where the same agains of particle by the part of the second part of the same homesone company as a hall be specified and directly by the part of the second part in the same of the part $1.00$ of the second part on the direct of parts and in the $10.20$ minimum part of the part $1.00$ of the second part on the direct of parts and in the part interface of the part $1.00$ of the second part on the direct of parts and in the part of the part of the part $1.00$ of the second part on the direct of parts and in the part interface of the part $1.00$ of the second part on the direct of parts and the part $1.00$ of 10.00 means $10.00$ means $10$	the definery hereof. the Y are the hereid owner. B the premises above granted, and times during the life of this indenture, pay all taxes or assessments that may be levied or <b>Williep</b> the buildings upon and real nature harmed granted from all terms during the life of this indenture, pay all taxes or assessments that may be levied or <b>Williep</b> the buildings upon and real nature harmed granted from all terms during the life of this indenture, pay all taxes or assessments that may be levied or an <b>will have</b> the base of any mach taxies to the part. <b>Y</b> . or the second part to the extent part of the rest and to taxe the second part of the second part to the extent of a or either, and the amount as pair shall become a part of the indultedness, secured by the rest. <b>DOLLARS</b> , it sum of morey, rescaled on the <u>155th</u> day of <u>DECERDET</u> <u>10</u> 26 that the terms of wall definition and also to accure any many or its of during the part there as the matter there as a become there and the matter and the same are rest. It is also that there are the tax and the terms of wall definition and also to accure any many or its of the during the tax with intervent there are taxed to a transmitter of the addition of the accuration of the terms of wall definition is addited to accure any many or its of and the momentation of a wall premises, then the accurate tax many or they are not, for the security of which the addition is and its match and the accuration of the terms of the terms of the same and the tax of the tax of the second part is a ball to every here taxed and the tax of the rest of the tax of the rest of the same and the tax of the rest of the tax of the rest of the same and the tax of the rest of the tax of the rest of the same and the tax of the rest of the tax of the rest of the same and the tax of the rest of the same and the steries are seen at the tax of the rest of the rest of the same and the tax of the rest of the same and the tax of the rest of the same and the tax of the rest of the same and the tax of the rest of th	
And the soil part $40.6$ of the first just $d_{0-1}$ lerdly coverant and gave that at whited of a good and indefcalible exists of inheritance therein, free and class of all moundances and that they will accurate only define the same agains of particle making have in them therein. It is argued between the particle herein the the part $4.08$ , of the first part hash at all assessed anishs and itself exists where the same agains of particle by the part of the second part of the same homesone company as a hall be specified and directly by the part of the second part in the same of the part $1.00$ of the second part on the direct of parts and in the $10.20$ minimum part of the part $1.00$ of the second part on the direct of parts and in the part interface of the part $1.00$ of the second part on the direct of parts and in the part of the part of the part $1.00$ of the second part on the direct of parts and in the part interface of the part $1.00$ of the second part on the direct of parts and the part $1.00$ of 10.00 means $10.00$ means $10$	the definery kerned. they are the herd over B the premises above granted, and times during the life of this indenium, pay all taxes or assessments that may be kerned or <b>Willieps</b> the buildings upon and real state insert granted are affect the second part to the exact and a the second part to the exact and a the second part to the exact and to the second part to the exact and the second part of the indulticalisms, secured by this preserve and the second part of the indulticalisms, secured by this preserve and the second part is to define the part of the second part is the second part is a second part there as second to the true of and obtained as a second part is a second part there as the preserve and preserve that and the second part is a second part of the second part is a second part. Y of which is a second part in the second part is a second part in the second part is a second part. A second part is a second part is preserve, shall be every and the second part into a second part is a second part. A second part is part the part of the part of the part is part of the reserved part is preserved. The part part is preserved as a second part into a second part is a second part. A second part is preserved as the second part is a second part is part of the part is part to the part of the p	
And the soil pert <b>105</b> of the first just <b>do</b> tendy coverant and gere that at writed of a goal and indexable estate of inheritance therein. for an denor of all monoflows: In the term of the second perturbation of the second pertur	the definery kerned. the Y are the herd over B the premises above granted, and times during the life of this indenium, pay all taxes or assessments that may be kerned or <b>Willieps</b> the buildings upon and real state insert granted from all trans along and the second part to the second part of the second part to the second part to the second part to the second part of the second part to the second part is to define the part of the second part to the second part to the definition of the second part the second part of the second part of the second part to the second part of the second part of the second part of the second part the second part of the s	
And the soil part 10.5 of the first just do levels overant and spore that at the side of a good and indefendile exists of inheritance therein. <i>Ince</i> and class of all mandrance manufactors and there is a spore basis of the source part of the source of the source part of the source part of the source part of the source part of the source of the source part of the source of the source part of the source pa	the definery kerned. the 'Z are _ the herd over _ @ the premises above granted, and	
And the soil part 1025 of the first just do lereby coversant and agree that at writed of a good and indefeable evide of interimeter therein. for and dear of all moundance that they will warrent only defend the same against plate the nakes the parts benetice between the parts benetice but the part 1026 of the forst part ability and that 1252	the definery kerned. the Y are the herid over _ B the premises above granted, and times during the life of this indenture, pay all taxes or assessments that may be keried or Willieup the buildings upon and real state insert ansist for and terms during the life of this indenture, pay all taxes or assessments that may be keried or with the low (in ay, made payles to the part the second part to the extent part to the extent part to the extent part to the extent part of the second part of the second part of the second part of the second part to the second part of the default part of the second part is to default part to the or which the second is the second part is to default part to the order part of the second part is the second part of the second part is to default part. For the second part of the second part is the second part is the second part of the second part is part of the second part is part of the second part is the second part is the second part of the second part is the second part of the second part is the second part of the second part is the second part is the second part of the second part is the second part is the second part of the second part is the second part of the second part is the second part of the second part is the second part is the second part of the second part is the second part is the second p	
And the soil port 105 af the fort part do termly coverant and agree that at writed of a good and indexable setter of inheritance therein. for and dear of all mounthance that the term of a setter of a setter that are interested in the term of the setter of the set	the definery kerned. the Y are the herd over @ the premises above granted, and	
And the soil port 10:5 of the first just do termly coverant and agree that at a writed of a good and indexaile evide of a hierarchical first main of the series of a first point does not be a series of a first point of the series in the series of a first point of the series of	the definery kerned. the Y are the herd over _ B the premises above granted, and times during the life of this industant, pay all takes or assessments that may be level or <b>Willies</b> the buildings upon and real matrix heared against fire and terrated in such sum with the bas, if any main proble to the part to the second part to the extent of a sy such takes when the same become due and provide and to keep and permises shown by this read	was writt on the origi
And the soil part 10:5 of the first part do levely coverant and agree that at weited of a good and indefcalify exists of inheritance therein. for an disc of all monitones the state of all monitones therein a first order of all monitones of an all payses and that 10:20	the definery kerned. the Y are the herd over & the premises above granted, and	was writt on the origin Mor tgage
TATE OF Kanses   More written TATE OF   More written Douglas   Janses Janses   Market Janset Market   Maremain <t< td=""><td>the definery kerned. the Z are the herd over B the premiers above granted, and times definery the life of this indenium, pay all taxes or assessments that may be kerned or <b>Willie</b> the basis of any main results the here. If an the second part to the excent part of the excent part to the excent</td><td>Ins Fores was writt conbectors horizone thidden offerent Bo</td></t<>	the definery kerned. the Z are the herd over B the premiers above granted, and times definery the life of this indenium, pay all taxes or assessments that may be kerned or <b>Willie</b> the basis of any main results the here. If an the second part to the excent part of the excent part to the excent	Ins Fores was writt conbectors horizone thidden offerent Bo

467