## 11 DECODD DTO 7 4 1 3 11 .

G

501045

FROM	STATE OF KANSAS, DOUGLAS COUNTY, 55.
R. L. Allen and wife	This instrument was filed for record on the 26 day of
TO	- Warch A. D. 129 At 8130 A. M. Olsie & Communey.
Lewrence National Bonk	Register of Deeds.
twenty-fifty	By Deputy.
THIS INDENTURE, Made this day of Mar	ch, in the year of our Lord, one thousand nine
nundred and twenty-nine between R. L. Allen, and Stell	a M. Allen, his wife
of Lawrence in the County of Dougla	s and State of Kensas
part.ies. of the first part, and	1 Benk, Lawrence, Kensas
WITNESSETH, That the said part ies. of the first part, in consi	
Four hundred, which is hereby acknowledged, have. sold, and by this indenture do he following describe? real estate situated and being in the County of	
Lot three (3) Wilders Addition to Cit;	y of Lewrence, Kensas
And the said part_10.5 of the first jart do hereby covenant and agree that	at at the delivery hereof they are the lawful owner & of the premises above granted, and
And the said part_1028of the first jart do hereby covenant and agree tha ired of a good and indefensible estate of inheritance therein, five and clear of all incumb d that they will warrant and defend the same against all parties making lawful claim th	at at the delivery hereof_they_are_the is will owner. B of the permises above granted, and rance
And the mid part_left the first do hereby coverant and agree than ized of a good and indefenable estate of inderinance therein, free and elser of all incumb- of that they will warrant and defend the same against all parties making the full effort in the It is agreed between the parties herein that the partleft of the first part shall, see a spinor and real relate when the ware becomes due and payable, and that:	at at the delivery hereof_they_BPC_the invite a wave B of the premises above granted, and rance
And the midt part _ 4.05 of the first jour do hereby coverant and agree that sized of a goad and indefeable entrie of inderinance therein, for and elser of all incumb- of that they will warrant soli defend the same agrainst all parties making the first dist It is a spred between the parties between that the part . Lege of the first part shall, asseed agrinor will real resize when the wave becomes due and payable, and that, all by use insurance company as shall be spredict and discreted by the part of the sec- berrow. And in the event that mail part	at at the delivery hereof_they_BPC_the lawful events B of the permises above granted, and rance
And the midt part _ 4.05 of the first jour do hereby coverant and agree that sized of a goad and indefeable entrie of inderinance therein, for and elser of all incumb- of that they will warrant soli defend the same agrainst all parties making the first dist It is a spred between the parties between that the part . Lege of the first part shall, asseed agrinor will real resize when the wave becomes due and payable, and that, all by use insurance company as shall be spredict and discreted by the part of the sec- berrow. And in the event that mail part	at at the delivery hereof_they_BPC_the lawful events B of the permises above granted, and rance
And the mist part _165rd the first joint do hereby coverant and agree that sized of a goal and indefeable exists of inheritance therein, fire and elever of all incends of that they will warrant soil defend the same against all parties making lawful elimits the It is argued leaves the parties before that the part16g of the first part shall, all see of against aid real reative when the wave becomes due and parallels, and that, odd years incurate company as shall be specified and directed by the part of the sou- interview. And in the cent that all part of the first shall ful press provided, then the part of the second part may pay sail taxes and immu- tant of 100 km start in the of 100 km or the that even than 17 THIS GUAXT is interviewed as a particup to never the payment of the sum of	at at the delivery hereof_they_BFC_the lawful owner B of the permises above granted, and rance
And the said part_ $46.5ct$ the fort jert do brely coverant and area that she of a good and indefeable exist of indefinition therein, for an elever of all incumbs of that they will warrant and defend the same argument therein, fore an elever of all incumbs It is argued because the partice herein that the part $4.5ct$ of the fort part shall needed arguint said relative them the same becomes due and particle, and that, by such incurses company as a hit is periodic and directed by the part of the fort of the start because company as a hit is periodic and directed by the part of the fort incurses. And in the event that said parts of the fort part shall do denote and shall here instruct as the face of the fort part shall make denote and shall here instruct as the face of the fort parts of the first THIS GRAST is instructed as a memory is construct and and parts of the face. The face of the face is parts of the face of the fort part of the face of the face of the face is parts of the face of the face is instructed as a memory is construct as most of the face of the face of the face of the face of the face of the face of the face of the face of the face of the face	at at the delivery hereof_they_BFC_the lawful owner B of the permises above granted, and rance area. A set the delivery beread, the of this indenture, pay all takes or assessments that may be levied or 
And the said part_ $46.5$ rd the fort jert do briefly coverant and area that she of a good and indefeable exist of indefinition therein, for an iterator of all incumi- ds that they will warrant and defend the same argument therein, fore an iterator of all incumi- ts. It is argued between the partice herein that the part. $4.56$ of the fort part shall needed arguint said relative them the same becomes due and particle, and that, but works incurse the partice herein that forther the same iterative of the schemestration of the same becomes due and particle, and that, incurse, And in the event that said particle of the fort part shall me remains used, thill have been to the same iterative of the fort part shall me remains out, the same iterative is the same of the fort part of the fort THIS GRASS is included as a butper is to same the particle of the forther is particle of the forther and there exclude to the terms of	at at the delivery hereof_they_BFC_the havful owner B of the permises above granted, and rance
And the said part_165rd the fort jert do hereby coverant and area that set of a goal and indefeatible erats of inheritance therein, fore and effect of all incends of that they will warrant and defend the same argument therein, fore and effect of all incends it is a grand between the partice hereto that the part. 160 of the first part shall, asseed against said real ratio when the same becomes due and particle, and that by such incarness company as a this perfection and directed by the part of the sec- interest. And in the event that said part of the first part shall find erea provided, then the part of the second part may pay said taxes and income THIS GRANT is intered as a metric to objective of the second of <b>Four</b> . hundred events with a start of a part of the payment of the second of the form of the part of the second part may pay said taxes and income <b>Four</b> . hundred the payment of the part of the first of the first pay and the same of <b>Four</b> . Thundred the payment of the part said 1 and payt the same a provide of the second at 2.66 of the first part shall find payt the same as provide in this indecarran- at the same of a grad diagontal provide the same thereas, or of the theorem of the same of a grad diagontal payt the same as proved in this indecarran- at thereas is any diagontal part of the same thereas, or of the theorem of a pay show the of the proved in the same start of the thereas of a pay obtained in the indeparts. The same thereas, or of the the taxes on the same start of the part of the part of the payter to the same starts thereas, or of the thereas of a pay obtained in the indeparts of the payment of the payter.	at at the delivery hereof_they_BTC_the lawful owner B of the permises above granted, and rance
And the mid part_\$65.47 the for jert do	at at the delivery hereof_they. BTC_the havful owner B of the premises above granted, and many series. They the building types and real estates are assessments that may be level or increment building types and real estates are assessments that may be level or increment building types and real estates are an advected by a set of the second part to be part, the low, if any, made spatible to the part of the second part to the state of a part, the low, if any, made spatible to the part of the second part to the state of the to pay pert have when the same become due and spatible and to have mail president instrumed as many, or rotter, and the amount as paid shall become a part of the individual means become the thirdy repaid. of and sum of meany, executed on the 25 th buy of MATCh HO_LARS, a lineare accurate thereas for the states thereas a based provide, and also to secure any sum of many of the time paid when the same become due and provide, or the neuron due are and 1 the delignition contained thereas for before thereas a based provide, and have the part when there at a state may need when the same become due and provide, or the means due to ever that and 1 the delignition relations the state and provides of the conversion of the accurate of the theory and provides of the theory and theory the same become due and provides of the conversion of theory and theory the same become due and provides of the conversion of the same theory and provides of the theory and theory the same become due and provides of the conversion of theory and theory the same become due and provides of the conversion of theory and theory the same become due and provides of the conversion of the same theory and provides of the theory and theory the same become due and provides of the conversion of theory and theory the same become due and provides of the conversion of theory and theory theory and theory theory and theor
And the main part _2005 the form jort do	at at the delivery hereof_they. BTC the havful owner B of the permises above prasted, and many errors. The set of the indextors, pay all takes or assessments that may be level or errors. The set of the indextors, pay all takes or assessments that may be level or the part, the loss, if any, made paysible to the part, the loss, if any, made paysible to the part or the set of the indextors, pay and the part of the second part to the enter of the pay of the second part to the enter of the pay of the second part to the second and part, the loss of the second part to the enter of the pay of the second part to the enter of the pay of the second part to the enter of the have a second to pay the take the second as a paid shall become a part of the individual second part to the second as a paid shall become a part of the individual second part to the second as a paid shall be second as a paid able to second part to the second as a paid able to second part to the second as a paid takes there as a beneform the second the second part is the second part to the second part and part to the second part to part the second part to the
And the said part $\frac{1}{2}65\pi$ the first joint do hereby coverant and area that beed of a good and indefeatible exist of inderintee therein, fire and elevel of all incents of that they will warrant and defeat be some arguing the parts for a first shall be and the same terms of the same terms and ters and term	at at the delivery hereof_they_BTC_the lawful events B of the premises above granted, and rance
And the main part $\frac{1}{2}65$ of the for jert do- berthy covenant and agree that hard of a read and indefeatible exists of inferiment therein, free and reare of all incrusion it is a greed between the particle berth that the part $\frac{1}{2}62$ of the first part should be read agricult and read the there is more becomes due and parallel, and that: be parallel between the particle berth that the part $\frac{1}{2}62$ of the first part should be parallel between the particle berth that part $\frac{1}{2}62$ of the first part should be parallel between the part is the parallel be seen of parallel by the part of the deco- ment of half beer interest as the first end of the first part should be parallel be part. If the second part may pay usit taxes and incur decisions and shall beer interest as the first end the first part should be parallel be part. If the second part may pay usit taxes and incur decisions and shall beer interest as the first end the first part should that the part of the more should be the second part may pay usit taxes and incur decisions and be part. If the second part may pay usit taxes and incur decisions and be the part of the second part may be the pay of a pays in the second part of the second part may be the second part with and incore y downedd by the should part, but on the the second part, while the part of the best part of the part part. If the part of the parts and the part of the should part, we may are related as the part of the parts the part of the should part, we may are parts as part of the parts the part of the parts and the parts and the parts and parts the parts and part of the parts and parts and parts and the parts and parts and the parts and parts and parts and parts the parts and parts and parts the parts and parts and parts and parts and parts and parts the parts and parts and parts and parts and parts and parts and part	at at the delivery hereof_they BTC_the have a series B of the premises above granted, and mave
And the main part $\frac{1}{2}65$ of the for jert do- berthy covenant and agree that hard of a read and indefeatible exists of inferiment therein, free and reare of all incrusion it is a greed between the particle berth that the part $\frac{1}{2}62$ of the first part should be read agricult and read the there is more becomes due and parallel, and that: be parallel between the particle berth that the part $\frac{1}{2}62$ of the first part should be parallel between the particle berth that part $\frac{1}{2}62$ of the first part should be parallel between the part is the parallel be seen of parallel by the part of the deco- ment of half beer interest as the first end of the first part should be parallel be part. If the second part may pay usit taxes and incur decisions and shall beer interest as the first end the first part should be parallel be part. If the second part may pay usit taxes and incur decisions and shall beer interest as the first end the first part should that the part of the more should be the second part may pay usit taxes and incur decisions and be part. If the second part may pay usit taxes and incur decisions and be the part of the second part may be the pay of a pays in the second part of the second part may be the second part with and incore y downedd by the should part, but on the the second part, while the part of the best part of the part part. If the part of the parts and the part of the should part, we may are related as the part of the parts the part of the should part, we may are parts as part of the parts the part of the parts and the parts and the parts and parts the parts and part of the parts and parts and parts and the parts and parts and the parts and parts and parts and parts the parts and parts and parts the parts and parts and parts and parts and parts and parts the parts and parts and parts and parts and parts and parts and part	at at the delivery hereof_they APC_the have a set of the permises above granted, and rance
And the main part $\frac{1}{2}65$ of the for jert do- berthy covenant and agree that hard of a read and indefeatible exists of inferiment therein, free and reare of all incrusion it is a greed between the particle berth that the part $\frac{1}{2}62$ of the first part should be read agricult and read the there is more becomes due and parallel, and that: be parallel between the particle berth that the part $\frac{1}{2}62$ of the first part should be parallel between the particle berth that part $\frac{1}{2}62$ of the first part should be parallel between the part is the parallel be seen of parallel by the part of the deco- ment of half beer interest as the first end of the first part should be parallel be part. If the second part may pay usit taxes and incur decisions and shall beer interest as the first end the first part should be parallel be part. If the second part may pay usit taxes and incur decisions and shall beer interest as the first end the first part should that the part of the more should be the second part may pay usit taxes and incur decisions and be part. If the second part may pay usit taxes and incur decisions and be the part of the second part may be the pay of a pays in the second part of the second part may be the second part with and incore y downedd by the should part, but on the the second part, while the part of the best part of the part part. If the part of the parts and the part of the should part, we may are related as the part of the parts the part of the should part, we may are parts as part of the parts the part of the parts and the parts and the parts and parts the parts and part of the parts and parts and parts and the parts and parts and the parts and parts and parts and parts the parts and parts and parts the parts and parts and parts and parts and parts and parts the parts and parts and parts and parts and parts and parts and part	at at the delivery hereof_they BTC_the have a series B of the premises above granted, and mave
And the main part $\frac{1}{2}65$ of the for jert do- berthy covenant and agree that hard of a read and indefeatible exists of inferiment therein, free and reare of all incrusion it is a greed between the particle berth that the part $\frac{1}{2}62$ of the first part should be read agricult and read the there is more becomes due and parallel, and that: be parallel between the particle berth that the part $\frac{1}{2}62$ of the first part should be parallel between the particle berth that part $\frac{1}{2}62$ of the first part should be parallel between the part is the parallel be seen of parallel by the part of the deco- ment of half beer interest as the first end of the first part should be parallel be part. If the second part may pay usit taxes and incur decisions and shall beer interest as the first end the first part should be parallel be part. If the second part may pay usit taxes and incur decisions and shall beer interest as the first end the first part should that the part of the more should be the second part may pay usit taxes and incur decisions and be part. If the second part may pay usit taxes and incur decisions and be the part of the second part may be the pay of a pays in the second part of the second part may be the second part with and incore y downedd by the should part, but on the the second part, while the part of the best part of the part part. If the part of the parts and the part of the should part, we may are related as the part of the parts the part of the should part, we may are parts as part of the parts the part of the parts and the parts and the parts and parts the parts and part of the parts and parts and parts and the parts and parts and the parts and parts and parts and parts the parts and parts and parts the parts and parts and parts and parts and parts and parts the parts and parts and parts and parts and parts and parts and part	at at the delivery hereof_they APC_the have a set of the permises above granted, and rance
And the usid part $\frac{1}{2}$ 656 the for i fort do- berry covenant and agree that idea of a good and indefeabile exists of inderinance therein, free and relater of all incrusion of that they coll assessment scale ford in the same relation the present in a large of defeating the is agreed between the particle berefore that the part $\frac{1}{2}$ 65 of the first part shall, needed against and relate the thre is the therms due and parallel, and that: $\frac{1}{2}$ by cold incrusion compares and the precident online defected by the part of the deco- dences compares and the precident online control by the part of the deco- ment of the decode the part of the decode parameters and incrus- denters. And in the event that and part $\frac{1}{2}$ 65 of the first part shall that $\frac{1}{2}$ Thus (TANT) The incrusion of a the decode parameters provide of the same of $\frac{1}{2}$ Four Thundred $\frac{1}{2}$ and $\frac{1}{2}$ by the part $\frac{1}{2}$ 60 for the decode parameters $\frac{1}{2}$ 60 de first part shall that para the same to save a provided in the same of and $\frac{1}{2}$ by the same intervent $\frac{1}{2}$ 60 de ford parameters $\frac{1}{2}$ 60 de ford parameters $\frac{1}{2}$ 60 de ford part shall that para the save as a provided in the same of and $\frac{1}{2}$ and the part of the ballance on and a relative at the spin of the ballance form into $\frac{1}{2}$ 60 de ford part shall that para the save as a provided in the indexture $\frac{1}{2}$ defeading the relative of a save the save as a defeading the relative of and $\frac{1}{2}$ and become due and parable to the spin of the ballance the same and $\frac{1}{2}$ defeading the relative $\frac{1}{2}$ defeades the save of the same and $\frac{1}{2}$ defeaded the relative $\frac{1}{2}$ defeades the save and the same and $\frac{1}{2}$ defeades the relative $\frac{1}{2}$ defeaded the relative $\frac{1}{2}$ defeades the relative $\frac{1}{2}$ defeades the relative $\frac{1}{2}$ defeades the relative $\frac{1}{2}$ defeaded the relative $\frac{1}{2}$ defeades the relative $\frac{1}{2}$ defeades the relative $\frac{1}{2}$ defeades the relative $\frac{1}{2}$ defeades the relative $\frac{1}{2}$	at at the delivery hereof_they BTC_the havful owner B of the premises above granted, and mave a set it haves during the life of this indenture, pay all takes or assessments that may be levied or mave a set it haves during the life of this indenture, pay all takes or assessments that may be levied or in the building upon and wall estate indent against free and tamake in mark seem on part, the low, if any, made spatials to the part of the of a flag, made spatials to the part of the low of the second part to the estate of the second part, the low, if any, made spatials to the part of the low of the second part to the second in the part part takes, at like manuely as a state and the amount as paid shall be used at the the indebtedness, second by this builty repeat. Independent of the second part, the low, the second second part, the low, the second part of the low of the second part, the low, the second part of the low of the second part to the second the second part of the low of the second part, the low, the low of the second part of the low of the low of the second part of the second part of the second part of the low of the second part of the second part of the low of the second part of the second part of the low of the second part of the second part of the low of the second part of the second part of the second part of the second part. In the day and part all be part by the part of the day and part and the second part of the second part. In the day and part part part of the second part. In the day and part part part of the second part. In the second part, the second part of the second part. In the second part, the second part of the second part. In the second part, the second part of the second part. In the second part, the second part of the second part. In the second part, the second part of the second part. In the second part of the second part. In the second part, the second part of the s
And the said part. 2656 the for jett do	at at the delivery hereof_they ATC_the hards owner B of the premises above granted, and mave a set in times during the life of this indenture, pay all takes or assessments that may be levied or
And the said part.       2656 the for jert do	at at the delivery hereof_they AFC _ the hards owner B of the permises above prasted, and mave
And the skit part_1055f the for jert do breaky covenant and agree that issed of a good and indefeable exist of inderinance therein, free and elser of all incrude- di that they coll searces task for the same register all inderinances in a single for far in the second against and real relate when the same locents due and particle, and that: 	at at the delivery hered_they AFC into hard a case B of the permises above prasted, and mave
And the sait part_1056 the for jett do bridy constant and agree the ideal of a good and indefeable entry of inderinance therein, free and elsered a discussion of that they coll assessment such factor the same sension it prevents in using the fact, rank that is sepred between the particle between these independence of the inner the segred between the particle between does and payable, and that and the second payable is perceiled and directed by the part of the second particle between the part. and the second part may pay sait taxes and inner detures, and half have interest as the fact second payable. The second payable is the second payable is the second payable payable of the second part may pay sait taxes and inner detures, and half have interest as the fact second pay the payable is the second part, the THS GNLNF mediation of the second part may pay sait taxes and inner detures, and half have interest as the fact of the fact second part, the main of many second payable by the second part may pay sait taxes and inner detures, and half half pays the second part may be second part, the main of many second pay half half pays the second part with the second part, the independent the the second part may be second part, the independent of the second part with the second part, the independent the the part of the second part with the second part, the independent the the part of the second part with the second part, the independent the the part of the second part with the second part, the independent the the part of the second part with the second part, the independent the the part of the second part with the independent independent the the part of the second part with the independent independent the the part of the second part with the independent independent the the part of the second part with the independent independent the the part of the second part with the independent independent the the part of the second part with the independent is second by the part of the second part wi	at at the delivery hered. LTEY ATC the hards owner B of the permises above prasted, and many error. at all times during the life of this inductors, pay all times or assessments that may be livel or the period buildings types and real estatis insured against fire and tormade in such as all times during the life of this inductors, pay all times or assessments that may be livel or to pay not term when the same become due and payable and to have and preside to be strained at this preside. The pay and the same become due and payable and to have and preside to be strained at this preside. The pay and the same become due and payable and to have and preside to be strained at this preside. The pay and the same the same become due and payable and to have an of the second pay at the difference or obtained the same the same become due and dubtation and all to be secure at y are and a life interest accurate therman according to the terms of and dubtation and all to how are of the failed of the same present of the high the pay of the same the same threads at the term that and the dubtation or contained therma faily ducharged. If default be made in and, payment or the thermal terms are building to the security of which the mathemation is a present or the same terms of the ductarged and the terms and the terms the terms that the dust of the security of the same terms and of the same terms and the term that any term be hand to the term that the term that the term that the term that the same term the terms and the terms at the term that and the term the terms and the term that the same term the terms and the term that the term terms at the term that the terms that the term terms at the terms the term terms at the term terms at the term terms at the terms at the term terms at the terms term terms at the terms terms at the term terms at the term terms at the terms at terms at the terms at t
And the said part_165.5f the fori jert do bredy coverant and arers that led of a good and indefeable exist of interiment thermin, five and elser of all incumi- d that they will surrant and defeable the same arguing all parts in the same detection of all incumi- less areas detection the parts berefore that the part. 162 of the first part shall is same distinguist said relies the same between due and parable, and that: is a same detection the parts that and parather arguing the same detection of the first part shall in sevel against said relies the same between due and parable, and that: in the part of the seven the parts below the part of the first part shall in the parather arguing the part of the first part shall may deture, and shall have induced as the seven of parather by well parts and may deture in double the part of the seven parather arguing a significant in first GIAST is induced as a breacher to same the parather of the first part shall in a first of the first parather to be seven if parather and the parather and the sevent deture the sevent first and parather of the parather of the main of mony schemed by the and parather to seven the part of the first arguing in and the sevent shall be very due parates as provided if at its three same and parable to the parather to be displaying parather of any parather and the sevent shall be very due parates as new ball with an agood parather and a same parather to be parather and begins and parather to seven the displaying any parather and a same parather in the parather of the displaying parather of the parather and the sevent shall be a same of the displaying parather and any parather and a	at at the delayer hereof. The Y. BTC the hard a case B of the permises above granted, and mave a set in time during the life of this indenture, pay all takes or assessments that may be levid or
And the said part_162.5cf the fort jert do	at at the delayer hereof. LTEY ATC the hard a case B of the permises above granted, and mave
And the said part_162.5rd the fort jurt do	at at the delivery hereof_they AFC_the hards owner B of the permises above granted, and mave arrest
ized of a good and indefeatible extra of inferitance therein, for and else of all incended in the same arguing the provide start and the same arguing the provide start and the same arguing the	at at the delayer hereof. LTEY ATC the hard a case B of the permises above granted, and mave
And the skit part. 1625cf the fort just do breky constant tool area the skit of a good and indefeatible entro of the fort part shift is seeed significant and real tests that has been entropiced by the said to of the fort part shift is been at the same indefeatible indefeatible entropiced by the said test of the fort part shift is been at the same indefeatible indefeatible entropiced by the said test of the fort part shift is been at the part. 160 for the same indefeatible indefeatible entropiced by the said test of the fort part shift is been at the part. 100 for force the shift of the fort part shift is defeatible entropiced by the said test of the fort part shift is the same indefeatible indefeatible indefeatible entropiced by the said part. 160 for the same of the same indefeatible entropice is shown the same is the sam	at at the delivery hered. LTEY. BTC the hards owner B of the permises above granted, and mave even the set of the index of the set o
And the skit part_1055f the fort jert do bredy corrent not are that deal of a goal and indication crists for an intermediate of all models of the state is an intermediate of the intermediate of the state is a state of the state of th	at at the delivery hereof_they. BTC_ the hard owner B of the permises above prasted, and maxe series and part, the loss of this inductors, pay all takes or assessments that may be level or

527