FROM	
	STATE OF KANSAS, DOUGLAS COUNTY, 11.
	This instrument was filed for record on the 30 day
Jennie Daniel	Nov. A. D. 19.29, at 2, 30 o'clock P. M.
TO	Elie 6. Cemphong
	Register of Deeds.
Merchants Loan & Savings Bank	ByDeputy.
THIS INDENTURE, Made this first day of Nove	mber, in the year of our Lord, one thousand ni
hundred and twenty-nine between	
Jennie Daniel	
of Lawrence is the County of Douglas	and State of Kansas
part v. of the first part, and The Merchants Loan & Savin	gs Bank
Lawrence, Kan	sas part 2 of the second pa
WITNESSETH, That the said part.y of the first part, in considerati Twelve Hundred Fifty and no/100 (\$1250.00)	on of the sum of DOLLARS, to her duly paid, the receipt
The South One Quarter of Lot Eight-six (85) and Tennessee Street in the City of Lewrence, Kansas	
with the computations and all the extent sittle and interest of the sold next V	of the first part therein.
with the appurtenances and all the estate, title and interest of the soid part.	of the first part therein. he ddwrey heres: She 18 the hardd owner of the premises above granted, a
And the said part y of the first part do CS_ hereby covenant and agree that at t	of the first part therein. he ddivery heref. Bhe_18 the lawful owner of the premises above granted, a
And the said part <u>y</u> of the first part do <u>P</u> S_ hereby covenant and agree that at it select of a good and indefeasible estate of inheritance therein, free and clear of all incumbrance.	he delivery hereof She 18 the lawful owner of the premises above granted, a
And the mid part $V_{}$ of the first part doEL, hereby covenant and agree that at it select of a good and indefaulthe estate of inheritance therein, free and dear of all incumbrance, and that they will searned and defind the same applient all portion making laterial chain therein.	he delivery hereof. SRC 18 the lawful owner of the premises above granted, a
And the solid part $y_{m-1}$ of the first part doub $f_m$ . In they correct and a gree that it is solid of a good and indefaultile state of inheritance therein, fore and dense of all incombences and that they will structure and default the some apping at all parties making lawled datas therein. It is agreed between the parties herein that the part $y_{m+1}^{(1)}$ and the fast part hall as all inclusions of the data in the next the next part at a state that the $B_m$	As delivery hereof. She 18
And the said part <u><u><u><u></u></u></u></u>	he ddrevy hereof. Bhe_18the lawfd over of the premises above gratical, a times during the life of this indenture, pay all taxes or assessments that may be levid 111 keys the buildings upon aid real state issued aphine for and tormado in such re- d arath, the joss, if may, mark payable to the partf of the second part to the stant
And the mid part $\underline{V}_{}$ of the first part do $\underline{C}_{\Delta-}$ however, and the result of a good and indefenable setute of inheritance therein, free and denot of all innumbrance, and that tary will warrant and defend the same against all parties making lawful daim therein. It is agreed between the parties herein that the part $\underline{V}_{}$ of the first part hall at all assessed against mid real static when the mome becomes do and payable, and that $\underline{B}_{+} \underline{C}_{}$ and the part $\underline{V}_{}$ of the score	times during the life of this indenture, pay all taxes or assuments that may be levied 111 keep the buildings upon said real estate insured against for and tormado in reals of part, the issui, if any, made rayable to the part
And the mid part $\underline{V}_{}$ of the first part do $\underline{C}_{\Delta-}$ however, and the result of a good and indefenable setute of inheritance therein, free and denot of all innumbrance, and that tary will warrant and defend the same against all parties making lawful daim therein. It is agreed between the parties herein that the part $\underline{V}_{}$ of the first part hall at all assessed against mid real static when the mome becomes do and payable, and that $\underline{B}_{+} \underline{C}_{}$ and the part $\underline{V}_{}$ of the score	times during the life of this indenture, pay all taxes or assuments that may be levied 111 keep the buildings upon said real estate insured against for and tormado in such as d rart, the loss, if any, made rayable to the part
And the said part $\underline{Y}_{}$ of the first part define threshow reveals and a pare that it is saided of a good and indefaulties state of inheritance threshows for and share of all innumbrance and that they will warrant and defind the same spinst all parties making layed dain thereto. It is agreed between the parties here to that the part $\underline{Y}_{}$ is due to fart partial at all assessed against mid real states barrow that the part $\underline{Y}_{}$ is due for the part $\underline{X}_{}$ of the fort part $\underline{X}_{}$ of the fort part $\underline{X}_{}$ of the second $\underline{Y}_{}$ the interval that the interval $\underline{Y}_{}$ is due fort part $\underline{X}_{}$ of the second $\underline{Y}_{}$ is the interval that in the part $\underline{Y}_{}$ of the fort part shall find to part hermin provided, then the part $\underline{Y}_{}$ of the second part may pay and have a definements.	he ddrevy hereof. Bhe_18 the lawfd over of the premises above gratical, a times during the life of this indexture, ray all taxes or assuments that may be levied 111 keep the buildings upon aid real exists insured against fore and tormado in such re- or at the loss, in any, rande payahe to the partfor the second part to the steady y such taxes when the same become due and payahe and to keep said premises insured or either, and the amount so paid shall become a part of the indubtelizes, secured by the proof.
And the solid part $\underline{y}_{i}$ due for $i$ part $dach_{i}^{-1}$ . however, and the solid part $dach_{i}^{-1}$ due of a label mathematical state of all intermediates and that they will be attent and define the sense spin at a part of mathematical due to the sense spin at a part of the fast part half at a state state spin at the sense $\underline{y}_{i}^{-1}$ due to the sense spin at a part $\underline{y}_{i}^{-1}$ due some $\underline{y}_{i}^{-1}$ due some $\underline{y}_{i}^{-1}$ due some $\underline{y}_{i}^{-1}$ due some $\underline{y}_{i}^{-1}$ due to $\underline{y}_{i}^{-1}$ due	he delivery here of <b>She</b> 18 the lastfd over of the premises above gratical, a times during the life of this indenture, pay all taxes or assumments that may be leveled 111 keep the buildings upon and real matter issued against fire and tormade in such as d part, the loss, if any, made payable to the part of the second part to the status y such taxes when the same become due and payable and to keep and premise insured or pilder, and the amount so paid shall become a part of the industrance, second by the payable.
And the sold part <u>W</u> ef the first part doelf. In how, correct and are that it is assisted of a good and indefeasible seate of inheritance therein, free and elser of all immunitance and that they will warrant and defind the same seguint approximation making layed laims therein and that the part <u>W</u> (1) of the first part shall as all assessed against mild real static when the space is the part <u>W</u> (1) of the first part shall as all assessed against mild real state when the same becomes due and paysele, and that <u>B(0)</u>	he delivery here of she indefines, pay all taxes or assuments that may be level times during the life of this indefines, pay all taxes or assuments that may be level at the bouldings upon add real estate insured against for and tormado in such as $f$ and, the loss, if any, made payable to the part $\sum t$ for the second part to the stast g such taxes when the same become does and payable and to keep and precises insured which and the amount so paid shall become a part of the indeficience, second by f and or more $f$ and $f$ and $f$ are the form $f$ and $f$ are observed. DOLLAN f and of money, executed on the first day of November $f$ is a first of the indeficience of the second part of t
And the sold part <u>W</u> ef the first part doelf. In how, correct and are that it is assisted of a good and indefensible setter of informations therein, free and elser of all immunitance and that they will warrant and defind the same seguint approximation making layed links therein the part <u>W</u> (2) of the first part shall as all assessed arguint mild real static when the specific and direction by the part <u>w</u> (2) of the first part shall be all the second parts and the part <u>w</u> (2) of the first part shall be all and by each immune company as all be second and any shall be made the second that the part <u>w</u> (2) of the first part shall be all the part that all the part <u>w</u> (2) of the first part shall be all the parts that the part <u>w</u> (2) of the first part shall be the thermit previously the part <u>w</u> (2) of the first part shall be all the parts <u>w</u> (2) of the first part shall be all the parts <u>w</u> (2) of the first part shall be all the parts <u>w</u> (2) of the first part shall be all the parts <u>w</u> (2) of the first part shall be all the parts <u>w</u> (2) of the first part shall be all the parts <u>w</u> (2) of the first parts <u>w</u> (2) of the first parts <u>w</u> (2) of the first parts <u>w</u> (2) of the parts <u>w</u> (3) of the parts <u>w</u> (4) is the <u>w</u> (4) is the parts <u>w</u> (4) is the <u>w</u> (4) is the mathematic the parts <u>w</u> (4) is the mathematic the mathematic the parts <u>w</u> (4) is the mathematic the mathematic the parts <u>w</u> (4) is the mathemating the parts <u>w</u> (	he ddrevy hereof. Bhe 18 the lawfd over of the premises above gratical, a times during the life of this indexture, pay all taxes or assumments that may be levied 111 keep the buildings upon said real extate insured against for and torrado in such as grant, the loss, if any, made payable to the part
And the sold part <u>W</u> ef the first part doelf. In how, correct and are that it is assisted of a good and indefensible setter of informations therein, free and elser of all immunitance and that they will warrant and defind the same seguint approximation making layed links therein the part <u>W</u> (2) of the first part shall as all assessed arguint mild real static when the specific and direction by the part <u>w</u> (2) of the first part shall be all the second parts and the part <u>w</u> (2) of the first part shall be all and by each immune company as all be second and any shall be made the second that the part <u>w</u> (2) of the first part shall be all the part that all the part <u>w</u> (2) of the first part shall be all the parts that the part <u>w</u> (2) of the first part shall be the thermit previously the part <u>w</u> (2) of the first part shall be all the parts <u>w</u> (2) of the first part shall be all the parts <u>w</u> (2) of the first part shall be all the parts <u>w</u> (2) of the first part shall be all the parts <u>w</u> (2) of the first part shall be all the parts <u>w</u> (2) of the first part shall be all the parts <u>w</u> (2) of the first parts <u>w</u> (2) of the first parts <u>w</u> (2) of the first parts <u>w</u> (2) of the parts <u>w</u> (3) of the parts <u>w</u> (4) is the <u>w</u> (4) is the parts <u>w</u> (4) is the <u>w</u> (4) is the mathematic the parts <u>w</u> (4) is the mathematic the mathematic the parts <u>w</u> (4) is the mathematic the mathematic the parts <u>w</u> (4) is the mathemating the parts <u>w</u> (	he ddrevy hereof. Bhe 18 the lawfd over of the premises above gratical, a times during the life of this indexture, pay all taxes or assumments that may be levied 111 keep the buildings upon said real extate insured against for and torrado in such as grant, the loss, if any, made payable to the part
And the sold part <u>W</u> ef the first part doelf. In how, correct and are that it is assisted of a good and indefensible setter of informations therein, free and elser of all immunitance and that they will warrant and defind the same seguint approximation making layed links therein the part <u>W</u> (2) of the first part shall as all assessed arguint mild real static when the specific and direction by the part <u>w</u> (2) of the first part shall be all the second parts and the part <u>w</u> (2) of the first part shall be all and by each immune company as all be second and any shall be made the second that the part <u>w</u> (2) of the first part shall be all the part that all the part <u>w</u> (2) of the first part shall be all the parts that the part <u>w</u> (2) of the first part shall be the thermit previously the part <u>w</u> (2) of the first part shall be all the parts <u>w</u> (2) of the first part shall be all the parts <u>w</u> (2) of the first part shall be all the parts <u>w</u> (2) of the first part shall be all the parts <u>w</u> (2) of the first part shall be all the parts <u>w</u> (2) of the first part shall be all the parts <u>w</u> (2) of the first parts <u>w</u> (2) of the first parts <u>w</u> (2) of the first parts <u>w</u> (2) of the parts <u>w</u> (3) of the parts <u>w</u> (4) is the <u>w</u> (4) is the parts <u>w</u> (4) is the <u>w</u> (4) is the mathematic the parts <u>w</u> (4) is the mathematic the mathematic the parts <u>w</u> (4) is the mathematic the mathematic the parts <u>w</u> (4) is the mathemating the parts <u>w</u> (	he ddrevy hereof. <b>BhC_18</b> the lawfd over of the premises above gratical, a times during the life of this indexture, pay all taxes or assumments that may be level <b>d 11</b> keep the buildings upon said real extate insured against for and torrado in such as d part, the loss, if any, made payable to the part
And the sold part $\underline{y}_{}$ of the first part doef_D. hereby correct to a grant that are that it is assisted of a good and indefensible setue of inheritance therein, free and disc of all indefensible setue of inheritance therein, free and disc of all indefensible setues of inheritance therein, free and disc of all indefensible setues of inheritance therein, free and disc of all indefensible setues and that the part $\underline{J}_{}$ of the first part shall sati it is an advected between the particle here to that $\underline{J}_{}$ of the first part shall sati it is and by such instances compary as all is be specified and directed by the part $\underline{J}_{}$ of the setue and the part $\underline{J}_{}$ of the setue $\underline{J}_{}$ is the part is the part is the setue that and part $\underline{J}_{}$ of the setue $\underline{J}_{}$ is the part $\underline{J}_{}$ of the setue $\underline{J}_{}$ is the part $\underline{J}_{}$ of the setue $\underline{J}_{}$ is the part $\underline{J}_{}$ is the setue $\underline{J}_{}$ is the part $\underline{J}_{}$ is the setue $\underline{J}_{}$ is the part $\underline{J}_{}$ of the setue $\underline{J}_{}$ is the part $\underline{J}_{}$ is the setue $\underline{J}_{}$	he delivery here of <b>She</b> 18
And the sold part $\underline{y}_{}$ of the first part doef_D. hereby correct to a grant that are that it is assisted of a good and indefensible setue of inheritance therein, free and disc of all indefensible setue of inheritance therein, free and disc of all indefensible setues of inheritance therein, free and disc of all indefensible setues of inheritance therein, free and disc of all indefensible setues and that the part $\underline{J}_{}$ of the first part shall sati it is an advected between the particle here to that $\underline{J}_{}$ of the first part shall sati it is and by such instances compary as all is be specified and directed by the part $\underline{J}_{}$ of the setue and the part $\underline{J}_{}$ of the setue $\underline{J}_{}$ is the part is the part is the setue that and part $\underline{J}_{}$ of the setue $\underline{J}_{}$ is the part $\underline{J}_{}$ of the setue $\underline{J}_{}$ is the part $\underline{J}_{}$ of the setue $\underline{J}_{}$ is the part $\underline{J}_{}$ is the setue $\underline{J}_{}$ is the part $\underline{J}_{}$ is the setue $\underline{J}_{}$ is the part $\underline{J}_{}$ of the setue $\underline{J}_{}$ is the part $\underline{J}_{}$ is the setue $\underline{J}_{}$	he delivery here $f_{s}$ <b>ble 18</b> the lawful over of the premises above graded, a times during the life of this indefiners, pay all taxes or assuments that may be level <b>11</b> keep the buildings upon said real exists insured agains fire and turneds in each we aff, the loss, if any, made payable to the part $\Sigma$ of the second part to the stead y such taxes when the same become due and payable and to keep and premises insured or either, and the amount so paid shall become a part of the indebiteness, second by 0 events of the same taxes are been as the part of the indebiteness, second by 0 and or either, and the amount so paid shall become a part of the indebiteness, second by 0 and the same of money, executed on the <b>firsth</b> say of <b>November</b> 10 <b>2</b> the of the darks of the same three as hence prevised, in the reservent that an oblight accounting there is the same thereas a hence prevised. In the reservent way the dark of a darkers are been there as hence prevised. If the covery may and there are not, or if waste is committed on early prevised in the covery and handle or there are not, or if waste is committed on early prevised. If the covery and handle or there are not, or if waste is committed on early prevised.
And the sold part $\underline{y}_{}$ of the first part doef_D. hereby correct to a grant that are that it is assisted of a good and indefensible setue of inheritance therein, free and disc of all indefensible setue of inheritance therein, free and disc of all indefensible setues of inheritance therein, free and disc of all indefensible setues of inheritance therein, free and disc of all indefensible setues and that the part $\underline{J}_{}$ of the first part shall sati it is an advected between the particle here to that $\underline{J}_{}$ of the first part shall sati it is and by such instances compary as all is be specified and directed by the part $\underline{J}_{}$ of the setue and the part $\underline{J}_{}$ of the setue $\underline{J}_{}$ is the part is the part is the setue that and part $\underline{J}_{}$ of the setue $\underline{J}_{}$ is the part $\underline{J}_{}$ of the setue $\underline{J}_{}$ is the part $\underline{J}_{}$ of the setue $\underline{J}_{}$ is the part $\underline{J}_{}$ is the setue $\underline{J}_{}$ is the part $\underline{J}_{}$ is the setue $\underline{J}_{}$ is the part $\underline{J}_{}$ of the setue $\underline{J}_{}$ is the part $\underline{J}_{}$ is the setue $\underline{J}_{}$	he delivery here of <b>She</b> 18
And the said part <u><u><u><u>y</u></u></u> of the form part double. In they correct that all results that depend the state of informations there are defined of <u><u>y</u> and <u>y</u> </u></u>	he ddrevey hereof. Bhe 18 the laseful over of the premises above graded, a times during the life of this indexture, pay all taxes or assumments that may be levied 111 keep the buildings upon and real extra issued against for and tormedo in such re- of arth, the loss, if any, made payable to the partf the second part to the steady y such taxes when the same become due and payable and to keep and premises immered or either, and the amount so paid shall become a part of the indextentance, secured by U defined a steady of the steady of the steady
And the sold part $\underline{y}_{}$ of the form part doeff. In both generatin and area that at $d$ and $d$ a good and indefaultile sente of inheritance therein, fore and dense of all innormations that they will sentes at different the some septima the part $\underline{y}_{}$ and the form part has a sentence energy as a shall be precised and dense by the part $\underline{y}_{}$ of the form part has a sentence energy as a shall be precised and dense by the part $\underline{y}_{}$ of the form part has a sentence energy as a shall be precised and dense by the part $\underline{y}_{}$ of the form part has a sentence energy as a shall be precised and dense by the part $\underline{y}_{}$ of the sentence energy as a shall be precised and dense by the part $\underline{y}_{}$ of the sentence energy as a shall be precised at the rate of the form of the start and the lattice that the lattice $\underline{y}_{}$ of the sentence energy as a shall be precised at the rate of the form the start dense the start $\underline{y}_{}$ of the sentence energy as a shall be precised at the rate of the form the start $\underline{y}_{}$ of the sentence energy $\underline{y}_{}$ of the sentence energy as a share as a start in the sentence of the start $\underline{y}_{}$ of the sentence energy $\underline{y}_{}$ of the sentence energy as a share as a start in the sentence of the start $\underline{y}_{}$ of the sentence energy $\underline{y}_{}$ of the sentence $\underline{y}_{}$ of the sente	he delivery here f. She 18 the last devers of the premises above practed, a times during the life of this indefiners, pay all taxes or assessments that may be level of 11 keep the buildings upon mail real state insured against for and turneds in reak as d part, the loss, if any, made payable to the part
And the sold part $\underline{y}_{}$ of the first part doef_D. hereby correct to a grant that are that it is assisted of a good and indefensible setue of inheritance therein, free and disc of all indefensible setue of inheritance therein, free and disc of all indefensible setues of inheritance therein, free and disc of all indefensible setues of inheritance therein, free and disc of all indefensible setues and that the part $\underline{J}_{}$ of the first part shall sati it is an advected between the particle here to that $\underline{J}_{}$ of the first part shall sati it is and by such instances compary as all is be specified and directed by the part $\underline{J}_{}$ of the setue and the part $\underline{J}_{}$ of the setue $\underline{J}_{}$ is the part is the part is the setue that and part $\underline{J}_{}$ of the setue $\underline{J}_{}$ is the part $\underline{J}_{}$ of the setue $\underline{J}_{}$ is the part $\underline{J}_{}$ of the setue $\underline{J}_{}$ is the part $\underline{J}_{}$ is the setue $\underline{J}_{}$ is the part $\underline{J}_{}$ is the setue $\underline{J}_{}$ is the part $\underline{J}_{}$ of the setue $\underline{J}_{}$ is the part $\underline{J}_{}$ is the setue $\underline{J}_{}$	he delivery here the <b>She 18</b> the last devers of the premises shower prated, a times during the life of this injecture, pay all taxes or assessments that may be level of 11 keep the buildings upon mail real note insured against for and trands in reak a d part, the loss, if any, made payable to the part

4

19

							(SEAL)
							(SEAL)
							(SEAL)
STATE OF	Cansas	)			Alter State (		
COUNTY OF	Douglas	} <b>€</b> .					ALL AND STORES
Legal Seal	BE IT REMEMBERED Notsry-Public Jennie Dani- to nae perocally known to be of NUTINESS WHERE above written. Ny commission expires on the	c ir el the same person	who executo subscribed	ted the fore my name,	nd State, came	nd duly acknow ficial seal on th	wledged the execution he day and year last
	Contraction of the state			Value and			Notary Public.

I, the undersigned owner of the within mortgage, do hereby acknowledge the full payment of the debt secured thereby, and sathorise the Register of Deeds to enter the discharge of this mortgage of record. Dated this I The day further that the full manual particle of the mort of the secure of the