Reg. No. 702

0

		FROM	STATE OF KANSAS, DOUGLAS COUNTY, M.
		alderman and wife	This instrument was filed for record on the 24 day
	3. 0. 1	TO	March A. D. 19.30, at4:50 o'dock P. M.
	The Law	rence National Bank	Dr. C. armelieng Register of Deeds. By
		and the second second	V
	THIS INDENTURE, Made this 24th day of. March in the year of our Lord, one thousand nin hundred and thirty between between is wife		
	of Lawrence in the County of Douglos and State of Konsos		
		the first part, and The Lawrence	
	WITNES	SETH, That the said part ics of the	first part, in consideration of the sum of
	Four hundred and no/100 DOLLARS to them duly paid, the receipt o which is hereby acknowledged, ha_ve_sold, and by this indenture do Grant, Bargain, Sell and Mortgage to the said part X of the second part the following described real estate situated and being in the County of Douglas and State of Kansas, to-wit: Lot One hundred sixty (160) on New York Street, in the City of Lewrence, Douglas County, Kansas.		
	And the said seized of a good an and that they will a	I part 10.5. of the first part do hereby con ad indefeasible estate of inheritance therein, free a surrant and defend the same against all parties ma	king lawful claim thereto.
	And the said seized of a good an and that they will v It is agreed b assessed against sai and by such insura <u>its</u> interes	i part 1.0.2. of the first part do hereby cov di hidrahible estato of inheritance therein, free a warrant and defend the same assist all parties mo events the parties hereit that the part. 1.6.2. of di real estate when the same becomes due and po ner company as shall be specified and directed by a data in the same that and indexist by the same direct that and indexist best of the same becomes the same same same same same same same sam	vennt and agree that at the dilivery hereof. they <u>PPC</u> the lawful owner. For the premises above granted, and ad den of all incumbrance. Airg lawful claim therea. The fart part all at all times during the life of this inferture, pay all terms or assessments that may be levied or upuble, and that. theyPM112keys the buildings upon mid real entrie insured against for and its mando in such sum the partyof the second part, the law, if any, made payable to the part Y_{-} of the second part to the extent of effort and the life to may may the most the the mandow of any hardword to be part by the second part to the extent of
	And the said seized of a good an and that they will v It is agreed b assessed against sai and by such insura <u>its</u> interes	i part 1.0.2. of the first part do hereby cov di hidrahible estato of inheritance therein, free a warrant and defend the same assist all parties mo events the parties hereit that the part. 1.6.2. of di real estate when the same becomes due and po ner company as shall be specified and directed by a data in the same that and indexist by the same direct that and indexist best of the same becomes the same same same same same same same sam	vennet and agree that at the delivery hereof. [In EV_DTC_ the lawful owner_Fof the premises above granted, and ad denor of all incumbrance. Aing lawful claim thereas. The fast part all at all times during the life of this inferatore, pay all taxes or assessments that may be levice or you've, and thatIn EVENIILARY the buildings upon mid real entire insured against for and the instando in such sum the party for the second part, the law, if any, made payable to the part J for the second part to the extent of effort and addle (for the much taxes then the number of any and the part J for the second part to the extent of effort and the law to the part the two then the num beam of any law to the set of the matter of the second part to the extent of
	And the sold seined of a good an and that they will v It is agreed b assessed against sal and by nuch instan- inter inters berein provided, th indenture, and shal THIS GIAN FOU according to the tr and by its	I part 4.26. If the first part do hereby con- al indefeasible estato of inheritance therein, free a searant and defend the same against all parties mo- eteres the parties better that the part $h \in \Omega$ of real raties when the same becomes due and po- ter defeasible estations and the estation and dimension by at. And in the event that said part $\frac{1}{4}$ CB. of the on the part. Y, of the second part may pay at hard in the event that said part $\frac{1}{4}$ CB. of the part $\frac{1}{2}$ of the second part may pay in the part. Y, of the second part may pay in hundred and $nO(100)$ mm of $-\Omega$ CB. events written obligation - form and payable to the part Y, of t	crant and agree that at the dilivery hereof. <u>UREY_ETE</u> the harfed owner_Fof the premises above granted, and of disor of all incumbrance. Aing lawful claim thereto. The first part shall at all times during the life of this inferitore, pay all taxes or assessments that may be leveled or synke, and that. <u>UREYEALArep</u> the building upon soft mail sente hearted against first and transado in such sem the party of the second part, the loss, if any, made payable to the part \mathcal{Y}_{-} of the second part to the exists of a first part shall fail to pay such taxes when the same become due and payable and to keep and premises insured as mult taxe and incurse, or either, and the amount so paid shall become a part of the indifiededness, secured by this of the second \mathcal{P}_{-} the payment of mid second part to complete the target of MATCh <u>1, 3, 30</u> to the second part, with all interest securing thereas exceeding to the terms of add oblighting the payment of the second part, with all interest securing thereas according to the terms of add oblighting the part part is payment of the second part, with all interest securing thereas according to the terms of add oblighting target are used as
	And the sold seined of a good an and that they will v It is agreed b assessed against sal and by nuch instan- inter inters berein provided, th indenture, and shal THIS GIAN FOU according to the tr and by its	I part 4.26. If the first part do hereby con- al indefeasible estato of inheritance therein, free a searant and defend the same against all parties mo- eteres the parties better that the part $h \in \Omega$ of real raties when the same becomes due and po- ter defeasible estations and the estation and dimension by at. And in the event that said part $\frac{1}{4}$ CB. of the on the part. Y, of the second part may pay at hard in the event that said part $\frac{1}{4}$ CB. of the part $\frac{1}{2}$ of the second part may pay in the part. Y, of the second part may pay in hundred and $nO(100)$ mm of $-\Omega$ CB. events written obligation - form and payable to the part Y, of t	crant and agree that at the dilivery hereof. <u>UREY_ETE</u> the harfed owner_Fof the premises above granted, and of disor of all incumbrance. Aing lawful claim thereto. The first part shall at all times during the life of this inferitore, pay all taxes or assessments that may be leveled or synke, and that. <u>UREYEALArep</u> the building upon soft mail sente hearted against first and transado in such sem the party of the second part, the loss, if any, made payable to the part \mathcal{Y}_{-} of the second part to the exists of a first part shall fail to pay such taxes when the same become due and payable and to keep and premises insured as mult taxe and incurse, or either, and the amount so paid shall become a part of the indifiededness, secured by this of the second \mathcal{P}_{-} the payment of mid second part to complete the target of MATCh <u>1, 3, 30</u> to the second part, with all interest securing thereas exceeding to the terms of add oblighting the payment of the second part, with all interest securing thereas according to the terms of add oblighting the part part is payment of the second part, with all interest securing thereas according to the terms of add oblighting target are used as
	And the said wind of a pool as and that they will . It is great and by successful as an and by such insura <u>112</u> interest Bernin providet, the insure movidet, the most providet, the second go to be to and by <u>112</u> . Since of money skin part Alged of the to part there of a sky with a superchild be	In part 4.22. If the first part do	erant and spire that at the delivery herest. They ETC the lawful senser. For the premises above granted, and addies of all incumbrance integravity data thereto. The first part shall at all times during the life of this inferitore, pay all taxes or assessments that may be levied or syster, such that. The YTM 11 knew the building upon and real static humed against first and tomado in such sem the party — of the wood part, the low, if any, and parable to the party. Jor the second part to the status of a the second part, being the static taxes are also been due and may be the individual may be building to the party — of the wood part, the low, if any, and parable to the party. Jor the second part to the status of a the second part, being the second part, the parable second part of the individual may are set of the party — of the second part, the parable second part of the individual may may are the law end part, with all interest aversals are societing to the terms of solid delipstic in a second part, but all the second car the party is the second car the second tax and have the law end of the law of the law of the second car the second car and party is that all before any first party and the second car the second car are party in the delignation excited the second car are being the second car are the delignation excited the second car are party in the delignation of the second car are party of the second car are being the second car are party in the delignation excited the second car are party the second car are been and provides, the the coverynees kall hereas the base of the second car are based based as the second car are party of the law coverynees has been been are party and the second car are based based as the delignation excited car and provides, the full limited based or coverynees has a based based are apped repair as the second car and provides, the coverynees has a based based are are are and the second car are are party or the second car are are are are are are apped repair as the second care and pro
	And the said of a good as the same of the point of a good as the same daping tail as a same daping tail as the same daping to the term and by 112 as the same daping to the term of a same pay. There day the same daping to the term and benevative as the same daping to the term of a same pay. The same daping th	I pert 4.22. So the first part do	erant and spire that at the dilivery hered. They first states leaved over \mathbb{F} of the premises above granical, and and else of all incumbrance. Aing lawful claim thereto. The first part shall at all times during the life of this inferiture, pay all taxes or assessments that may be level of a space. And that $\mathbb{L}^1(\mathbb{R}^2)^{n-1}(\mathbb{L}^2)$ have the building tops and real states instruct against first and transdo in much sem the party — of the scool part, the law, if any, and parabile to the part, \mathbb{L}^2 of the scool part to the extent of a first part and in the scool part, the law, if any, and parabile to the part, \mathbb{L}^2 of the scool part to the states of a first part and increases. The scool part, the law is a mount so paid shall become a part of the indicatedness, second by this of the part \mathbb{R}^2 of the scool part, the part of the indicatedness, second by this of the scool part, with all interest scruling therem sociality to be taying of solid biling and the event tax and a his interest of and removes and the same the same become any solid biling takes and also to secure any same a like interest of solid stars of moory, executed on the $\frac{214}{210}$ day of $\frac{MRTOh}{10}$ in $\frac{30}{20}$ the second part, with all interest scruling therem sociality to be taying a shall be start and also the secure any same a like interest. The shall part or and the main the same become any same as a base of the stars on and real status abliquing, for the secure as showed part, and the main mean the status of the same are part of the indicated the solid status of the solid status and a first stars on and real status abliquing, for the secure of a shift shall be made in more than the solid status or and the solid status on and real status ablices of the social start is and a first stars on and real status abliquing, for the secure of a shift shall be made in more like the social starts of the stars on and are starts abliquing. If the social starts are social starts ablices areal starts ablight and the social starts ablice
	And the said wind of a postal and that they wir . It is great b analysis of the same of the analysis of the same of the analysis of the same of the distance of the same part field. If the same of the part field of the same part field of the same and breaks are same and the same of the same of the same of the same of the same of the same of the same of the same of the same of the same of the same of the same of the same of the same of the same of the same of the same same of the same of the same of the same	I pert 4.22. If the first part do	erant and spire that at the delivery herest. They ETC the lawful senser. For the premises above granted, and addies of all incumbrance integravity data thereto. The first part shall at all times during the life of this inferitore, pay all taxes or assessments that may be levied or syster, such that. The YTM 11 knew the building upon and real static humed against first and tomado in such sem the party — of the wood part, the low, if any, and parable to the party. Jor the second part to the status of a the second part, being the static taxes are also been due and may be the individual may be building to the party — of the wood part, the low, if any, and parable to the party. Jor the second part to the status of a the second part, being the second part, the parable second part of the individual may are set of the party — of the second part, the parable second part of the individual may may are the law end part, with all interest aversals are societing to the terms of solid delipstic in a second part, but all the second car the party is the second car the second tax and have the law end of the law of the law of the second car the second car and party is that all before any first party and the second car the second car are party in the delignation excited the second car are being the second car are the delignation excited the second car are party in the delignation of the second car are party of the second car are being the second car are party in the delignation excited the second car are party the second car are been and provides, the the coverynees kall hereas the base of the second car are based based as the second car are party of the law coverynees has been been are party and the second car are based based as the delignation excited car and provides, the full limited based or coverynees has a based based are apped repair as the second car and provides, the coverynees has a based based are are are and the second car are are party or the second car are are are are are are apped repair as the second care and pro
	And the said of a good as a single standard of a good as a single share of the second	I pert 4.22. If the first part do	erant and spin that at the delivery herest. They ETC the harfed senser. For the premises above granted, and and else of all incumbrance index for all incumbrance that particular therein. The first part shall at all there during the life of this inferitore, pay all taxes or assessments that may be levied or systee, and that. They Till Aleey the building upon aid rail setting harmed against first and transdo in any set the party of the second part, the base, if any, and parable to the party of the second part to the seture of a first part shall fail to pay such taxes when the means become due and payable and to keep mid premises insumed as main than the second part, the base, if any, and payable to the party of the second part, the second part, the second part, the pay the second part, the pay the three may the second part, the tay the second part, the second part, the second part, the second part, the say the second there fully discharged. If default he made is near the court and the second is in this indicates. The second part, the second therea fully discharged. If default he made is not become the second part, which all the thereas fully discharged. If default he made is not be even that make the in this indicates. The second part, the second part is a second therea fully discharged. If default he made is not rearry has all indicative at the second tay is any discharged of the second part, which made models, and the shelp for the second part
	And the said wind of a postal and that they wir . It is great b analysis of the same of the analysis of the same of the analysis of the same of the distance of the same part field. If the same of the part field of the same part field of the same and breaks are same and the same of the same of the same of the same of the same of the same of the same of the same of the same of the same of the same of the same of the same of the same of the same of the same of the same same of the same of the same of the same	I pert 4.22. If the first part do	erant and spire that at the delivery herest. "They ETC the harfed senser. For the premises above granted, and and elser of all incumbrance in the first part shall at all times during the life of this inferitore, pay all taxes or assessments that may be levied or systee, and that. They Thill keep the building upon aid rail setting harmonic and the result part is the second part, the loss, if any, and parable to the part. (J. et the second part to be leving of the loss more a first part at all fails to pay under taxes in the analy terms or assessment with all interval to the sector of the loss of the second part, the loss of the second part, the part is the second part, the second part, the second part to be settered for the part second are the second the second part, the second part, the second part, the second part to be settered in the second part, the loss of the second is and the second the second is and the second to the second is and the second the second to the second is and the second to the second of the second is and the second to the second is and the second to the second is and the second to th
	And the said wind of a postal and that they wir . It is great b analysis of the same of the analysis of the same of the analysis of the same of the distance of the same part field. If the same of the part field of the same part field of the same and breaks are same and the same of the same of the same of the same of the same of the same of the same of the same of the same of the same of the same of the same of the same of the same of the same of the same of the same same of the same of the same of the same	I pert 4.22. If the first part do	ersant and spin that at the delivery herest. "they ETC the harfed senser. For the premises above granted, and and elses of all incumbrance in the first part shall as all theres. The sense data and the sense there is a sense sense that the sense data and the sense the sense of the sense the
	And the said wind of a postal and that they wir . It is great b analysis of the same of the analysis of the same of the analysis of the same of the distance of the same part field. If the same of the part field of the same part field of the same and breaks are same and the same of the same of the same of the same of the same of the same of the same of the same of the same of the same of the same of the same of the same of the same of the same of the same of the same same of the same of the same of the same	I pert 4.22. If the first part do	ersent and spire that at the delivery hereof. "They_ETC the harfed center. For the premises above granical, and and elses of all incumbrance in the first part shall as all times during the life of this inferitore, pay all tenss or assessments that may be levied or synke, sat that. They Thill keep the building upon and rail exists humed against first and tensade in anis seen the party. The word part, the low, if any, and parable to the party. "If the word part to be setured to the leviet of the laddendame, seemed by the of the part shall all to pay under tenses." DILLMIS, or of the second part, the ladden and the amount so paid shall been a spatie and the second part, the laddendame are taken for the part shall all the party and the second part, the laddendame are taken for the part and the answer of the parts with all interest event last and before the second part, the laddendame are taken for the part and the second part, the part are party are the state second and the part with all interest events and the part before the second part, which all the second are the part with the second part, the second part, the laddendame are taken for the part of the best of the part of the second are t
	And the said wind of a postal and that they wir . It is great b analysis of the same of the analysis of the same of the analysis of the same of the distance of the same part field. If the same of the part field of the same part field of the same and breaks are same and the same of the same of the same of the same of the same of the same of the same of the same of the same of the same of the same of the same of the same of the same of the same of the same of the same same of the same of the same of the same	I pert 4.22. If the first part do	ersant and spin that at the delivery herest. "they ETC the harfed senser. For the premises above granted, and and elses of all incumbrance in the first part shall as all theres. The sense data and the sense there is a sense sense that the sense data and the sense the sense of the sense the
strang	And the said wind of a pods as and that they wir. It is gread by analysis of the same of the analysis of the same of the the same of the same of the the same of the same of the same of the same of the same same of the same of the same of the same of the same of the same of the same same of the same of the same of the same same of the same of the same of the same same of the same of the same of the same same of the same of the same of the same same of the same of the same of the same same of the same of the same of the same of the same same of the same of the same of the same of the same same of the same of the same of the same of the same same of the same of the same of the same of the same of the same of the same of the same of the same of the same of the same same of the same of	i pet 4.2E. of the first part da hereby ges al indefensible estate of inheritance therein, fires a merrint and defends the same against all parties mo eterest the parties hereto that the part. 4.2E. of the industry was aball be reselfed and directed by the A of in the over that said part 1.2E. of the one one one and a shall be reselfed and directed by the heret of the second part 1.2E. of the one of the part of the second part is the basic the interval of the second part 1.2E. of the reself particle as a mortgase to permit the basic the interval of the second part 1.2E. of the reself part is the second part 1.2E. of the heider here and the part 1.2E. of the part 1.2E. of the heider here is not 1.2E	ersent and spire that at the delivery hereof. "They_ETC the harfed center. For the premises above granical, and and elses of all incumbrance in the first part shall as all times during the life of this inferitore, pay all tenss or assessments that may be levied or synke, sat that. They Thill keep the building upon and rail exists humed against first and tensade in anis seen the party. The word part, the low, if any, and parable to the party. "If the word part to be setured to the leviet of the laddendame, seemed by the of the part shall all to pay under tenses." DILLMIS, or of the second part, the ladden and the amount so paid shall been a spatie and the second part, the laddendame are taken for the part shall all the party and the second part, the laddendame are taken for the part and the answer of the parts with all interest event last and before the second part, the laddendame are taken for the part and the second part, the part are party are the state second and the part with all interest events and the part before the second part, which all the second are the part with the second part, the second part, the laddendame are taken for the part of the best of the part of the second are t
elrane ritten rriginal	And the shift beind of a poidt as and that they with It is great by manual spin and as and by with inners <u>12.5</u> i	ipst 12C of the fost part do hereby cost of indefensible estate of indefinitions therein, free a meaning and defend the same against tail general main defend the same defend tail parties main research the same becomes due and part of the same same becomes due and part 12C. It is not the same tails and the same tails are tailed to the same tailed to the same tails are tailed to tail the same tails are tailed to tail the same tails are tailed to tail the tails are tailed to tail the tails are tailed to tailed to tails are tailed to tail the tails are tailed to tail t	erant and targer that at the delivery hereof. The Y_ETC . the herefol orears . For the premises above granted, and and elser of all incumbrance
riginal	And the said and that they wait in the second second in the second second second in the second second second in the second second second in the second second second second in the second second second second in the second second second second second second second second second second second second second second in the second secon	knowski state of the first part do hereby conditions the state of inderivations therein, fire a mean and defend the same against all defend the same again and again a	erant and targer that at the delivery hereof. They ETC the herefol orner. For the premises above granted, and and elser of all incumbrance in the first of the information of the second part, the base, if any main properties the the second part, the second part, the the and the accord part due to the second part, the all the analy the three for the second part, the second part, the the second part due to the second part, the second part, the the second
eriginal age entered	And the shift beind of a poidt as and that they with It is great by manual spin and as and by with inners <u>12.5</u> i	int field of the first part do hereby cost indefensible estate of indefinance therein, free a seriest sold defined the sum against light parts mo estimates the part of the same spinst sold defined the same spinst sold defined by the specified and directed by the seriest sold and part 1625. of the second part may ray inter interest in the rate of 1625 from the slow of the part of t	erant and agree that at the delivery hereof. They ETC the harfed center. For the premises above granted, and and dear of his montrance in the first part shall iterated. The first part shall at all three during the life of the indexine, pay all tass or assessments that may be letted or synke, and that. They mill keep the building upon aid rail esticibution against the end transdo in and sense of the party of the termine. In the second part, the base is the max become due and payshe has a base or the theory of the second part, the second part, the party of the second part, the party of the second part, the part base thread or in addition of the part of the addition of the second second part with all literate the second the second second part second the second of the second second part second second the second second part second the second second part second the second second part second second the second second part second second the second s
eriginal age entered	And the said and that they wait in the second second in the second second second in the second second second in the second second second in the second second second second in the second second second second in the second second second second second second second second second second second second second second in the second secon	indicate of the first part do hereby cost indicate of indivisors therein, free a mean side defined the same aption to prove the same aption to prove the same aption to the parties herein that the part. 162. of the mean part may individually the same herein the same aption the part of the same part of	erant and spin that is the delivery hereof. "They ETC the hereforeness." For the premises above granted, and and elses of all incumbrance in the form of the form
ariginal age antered day Cy	And the said and that they wait in the second second in the second second second in the second second second in the second second second in the second second second second in the second second second second in the second second second second second second second second second second second second second second in the second secon	kenses ke	ersent and spin that is the delivery hereof. The Y_ETC _ the hereford sense. For the premises above granted, and and elses of all incumbrance in the first part shall as all times during the life of this inferative, pay all tenss or assessments that may be letied or synthe, and that _ TheYTE112 here the building upon aid rail setting harmonic against therein. The first shall as all times during the life of this inferative, pay all tenss or assessments that may be letied or is fort part shall as all times during the life of this inferative, pay all tenss or assessments that may be letied or is fort part shall fail to pay under taxes when the annount so paid shall been a to be equivaled to the set of the inferative of the inferative set of the inferative of the inferative set of the i
ariginal age antered day Cy	And the said and that they wait in the second second in the second second second in the second second second in the second second second in the second second second second in the second second second second in the second second second second second second second second second second second second second second in the second secon	indicate of the first part do hereby cost indicate of indivisors therein, free a mean side defined the same aption to prove the same aption to prove the same aption to the parties herein that the part. 162. of the mean part may individually the same herein the same aption the part of the same part of	erant and spin that is the delivery hereof. "They ETC the hereforeness." For the premises above granted, and and elses of all incumbrance in the form of the form
ariginal age antered day Cy	And the shift bind of a point and that they will be a series of a series of and by the series of the bind of a point of the bind of the series	ip at 1.22. of the first part do hereby are and indefendible estate of indefinance therein, free and indefendible estate of indefinance therein, free and indefendible estate of indefinance therein, free and indefendible estates become does and part and estates become does and part of estate when the acces becomes does and part of estates and part 1.22. of the second part of the se	erant and targer that at the delivery hereof_they_ETC_the hards oracle. For the premises above granted, and and else of all incumbence. In deliver of all incumbence of the second processing of the premises of the second processing of the second p

82