	FROM	STATE OF KANSAS, DOUGLAS COUNTY, 11.
	Malter H. Schowwe and wife	This instrument was filed for record on the 11 day July A. D. 19 31, at 9:150 clock A. M.
	то	Eline Comstrang
	The Lawrence National Bank	By
	THIS INDENTURE, Made this 10th day of hundred and thirty-one between	July , in the year of our Lord, one thousand n
	Walter H. Schoewe and Caroline Schoewe, his wife	
	of Lawrence in the County of Doug partiles of the first part, and The Lawrence National	Eank
	WITNESSETH, That the said partice_ of the first part, in c	part_y of the second p
	Three thousand and no/100. which is hereby acknowledged, haye sold, and by this indenture the following described real estate situated and being in the County	DOLLARS, toddy paid, the receipt do Grant, Bargain, Sell and Mortgage to the said part of the second p of Douglas and State of Kansas, to-wit:
	Lots One hubdred twenty-two (122) and in the City of Lewrence, Mansas.	One hundred twenty-four (124) on Tennessee Street,
		Level on of the first and therein
	mined of a good and indefauible setues of inheritance therein, free and else of all inc and that they will screams and defaul the same against at parties making lawful data. It is a provide herein the partic herein that the part 1.202 of the fart part at answerd against mid real estate when the same becomes due and psychle, and that and by such macrone company as shall be specified and directed by the part $\frac{1}{2}$. All the interval. All on the event that and part $\frac{1}{2}$. All of the trap part that	that at the delivery hereof_ they_are , the lawful event B of the premises above granted, a undrage, a therein. At sail times during the life of this indenture, pay all taxes or assuments that may be leved they_will keep the buildings upon and sens instate insured against for and ternado in such as the second part, the loss, if may, much payshie to the part <u>J</u> of the second part to the extent in fat pay on the such sets when the area thereas during tayshie and to here and premise insured
	And the mid part_10.50 of the first part do hereby covenant and agree wind of a good and indefaultile state of inheritance therein, five and dese of all in- and that they will warrant and defend the same against all parties making indefault in a regression of the state in the state part_100 of the first part al- most against mid real states when the same becomes due and payable, and that and by such humanness emparys and hill be specified and directed by the part	that at the delivery hereof_they_arethe lawful event & of the premises shows granted, a memory and a start times during the life of this indenture, pay all taxes or assessments that may be leved at start times during the life of this indenture, pay all taxes or assessments that may be leved they_sathlikes the buildings upon and was noted innered exploit for and terado is much as the second part. the loss, if any, much populs to the parts of a starts fait to pay such taxes when the same become due and payable and to here and provide interest interest, or either, and the amount as paid shall become a part of the indebtedness, secured by it is independent.
	And the soil part 16.50 ft the first part do hereby covenant and agree wind of a good and indetenable entate of inheritance therein, fore and desire of ill im- and that they will version and defined the same against all partice making layered in a same of against and it real entative when the same layered entations and another the manness compares as shall be specified and directed by the part J. 	that at the delivery hereof_they_are_the lawful event E of the premises shows granted, a memory at all times during the life of this indenture, pay all taxes or assessments that may be leved they_lawfull laws the building type and real state innered against for and terms do in such as the second part, the loss, if any, made payls to the part. Δ , of the second part, the loss, if any, made fait to pay such taxes when the mane become during a paylab and to here and in the part of the second part, the indentures a part of the indentures, we would be the memory or citler, and the memory as paid shill become a part of the indentures, we would be it help repute the indenture of the part of the indentures, we would be the ant of mid num of memory, executed on the 10th day of $July$. DOLLAI
	And the soil part _10.50 ft he first part do hereby covenant and agrees wind of a good and indefaultile state of inheritance therein, five and dess of all in- and that they will warrant and defend the same against all parties making layered in a state of the state of the same against and the state of the first part of assessed regions and read instate when the same becomes due and payable, and that and by such memore compary as abilit be specified and directed by the part	that at the delivery hereof_they_arethe lawful event & of the premises shows granted, a memory at all times during the life of this indenture, pay all takes or assessments that may be leved that all times during the life of this indenture, pay all takes or assessments that may be leved that y
	And the soil part 16.50 of the first part d hereby covenant and save mend of a good and indefaulties state of alkentance therein, fore and driver of all inte and that they will averate and default the same space in the part is marking hered fails in the same state of the same shorters of the same state of the same state analog and humans company as shall be specified and directed by the part 	that at the delivery here d they . are — the lawful event B of the premises show granted, or memory of terms of the second part, the law full second part, the law, if any, made payable to the part. J . of the second part, the law, if any, made payable ho the part. J . of the second part, the law, if any, made payable ho the part. J . of the second part to the strength part is the second part, the law, if any, made payable ho the part. J . of the second part to the strength fail to pay and brave when the mane become due and payable and the bree mail premises insured memory. So paid what become a part of the indebtedness, second by the second part of the strength part is the strength of the part. J . DILLM met of moil money, essential to the terms of add child become any manimum or to display the resonance of the strength part thereon therein fully display in the second part to the strength of a strength or the part of the indebtedness, second by the strength of the second part to be strength or the second part to the strength of the second part to the strength of the part. J . (J L) J . D . If J is a strength of the strength of the second part to the strength of the second part to the strength of the strengt
	And the soil part 16.50 ft the first part do hereby covenust and agrees need of a good and indefaultile state of inheritance therein, fore and desere of illu- tion of that they will warrant and default the state state. 1626 of the first part of anomal agreed between the state is baren against and parts and agrees and by an human compares a shall be specified and directed by the part	that at the delivery here f_{1} the $g_{1} \propto g_{2}$ — the lawful event E of the premises show granted, a memory is therein. at shorth, and at all times during the life of this indenture, pay all takes or assessments that may be level in the second pert. The loss, if any, model provide the here L_{2} of the second pert. The loss, if any, model provide to the part. L_{2} of the second pert. The loss, if any, model provide to the part L_{2} of the second pert. The loss, if any, model provide to the part L_{2} of the second pert. The loss, if any, model provide to the parts L_{2} of the second pert. The perturbation of the provide the perturbation of the perturbation of the provide the perturbation of the
	And the said part 16.50 of the first part do hereby covenust and agrees sized of a good and indefaultile state of inheritance therein, fore and desere of all in- terior of the state of the state in the state state is a state state in the state of the state is and that they will warrant and default is mans against the star 1.526 of the first part of assessed against said real state when the same becomes due and payable, and that and by such harmonic emparys and hill be specified and directed by the part J	that at the delivery here f_{1} the g_{1} are _ the lawful event B_{1} of the premises show granted, a mean a_{1} is the time during the life of this indenters, pay all takes or assessments that may be level that g_{1} and g_{2} and
	And the sail part 16.267 the fort part d hereby covenut and are mind of a good and indomains enter of inheritance therein, fore and enter of all in- land that they will exercit and defend the same same into its part is and the masses arguing and the same is a same same same same same same same s	that at the delivery hereof. They. are the lawful event E of the premises shows granted, a memory in the second part, the law of the second part, the law of the second part, the law, if any, make and was noted to be second part. The law, if any, make payles to the part. A of the second part, the law, if any, make part of the second part, the law of the memory second part is the second part, the law, if any, make payles to the parts of the law of the second part, the second part, the same the manue area become due and payles as the part. A of the second part, the memory are paid shall become a part of the inductions, secured by the induction of more second part, the same parts, due to the same part of shall be second in the same parts, if any part, and the same part of the second part, the second part, the same parts, if any part, and the second part, the same parts, if any part, and the same parts of the second part, the same parts of the second part, the same parts of the second part, the same part of the same parts of the second part
	And the sail part 16.267 the fort part d hereby covenut and are mind of a good and indomains enter of inheritance therein, fore and enter of all in- land that they will exercit and defend the same same into its part is and the masses arguing and the same is a same same same same same same same s	that at the delivery hereof. They. are the lawful event E of the premises shows granted, a mean and the delivery hereof. They are and real state innere assessments that may be level at all times during the life of this indentee, pay all taxes or assessments that may be level they_rell . They not be building type and real state innered assessments that may be level they or exhibits the indentee in a payle is the part. A set of the regulation of the regulation of the regulation the assess period here is not be more than a set of the regulation of the regulati
	And the sail part 16.267 the fort part d hereby covenut and are mind of a good and indomains enter of inheritance therein, fore and enter of all in- land that they will exercit and defend the same same into its part is and the masses arguing and the same is a same same same same same same same s	that at the delivery hereof. They. are the lawful event E of the premises shows granted, a memory in the second part, the law of the second part, the law of the second part, the law, if any, make and was noted to be second part. The law, if any, make payles to the part. A of the second part, the law, if any, make part of the second part, the law of the memory second part is the second part, the law, if any, make payles to the parts of the law of the second part, the second part, the same the manue area become due and payles as the part. A of the second part, the memory are paid shall become a part of the inductions, secured by the induction of more second part, the same parts, due to the same part of shall be second in the same parts, if any part, and the same part of the second part, the second part, the same parts, if any part, and the second part, the same parts, if any part, and the same parts of the second part, the same parts of the second part, the same parts of the second part, the same part of the same parts of the second part
	And the sell part _16.80 of the first part d hereby powers at each spin stand of a good and indeducible states of inheritance therein, free and else first and the state of the spin states of inheritance therein, free and else first and the spin states and index the state spin state is particular by the spin states and and by such mercan compared when the same becomes due and particle, and that and by such mercane compared when the same becomes due and particle, and that and by such mercane compared as a ball be prediced and directed by the part_1_state 	that at the delivery hereof. They. are the lawful event E of the premises show granted, a mean and the delivery hereof. They are and real name denixes that may be level they sellin be building type and they name of an another innered against fire and terms to its main the second part. the less, if any, makes and parks to the part. J, of the second part. The second part,
	As the will year in the part of the part o	that at the delivery hereof. They. are the lawful event E of the premises show granted, a memory of starts in the delivery hereof. They are are seen and the second part the loss, if any, made payable to the part. J . of the second part the loss, if any, made payable to the part. J . of the second part to be started in the memory are the second part to be started in the second part, the loss, if any, made payable is the part. J . of the second part to be started in the second part, the loss, if any, made payable is the part. J . of the second part to be started in the second part, the loss, if any, made payable is the part. J . of the second part to be started in the second part, the loss, if any, made payable is the part. J . of the second part is second part in the second part is second part is the second part is the second part is the second part is second part is the second part is set in the second part is set if the second part is set in the second part is set in the second part is set in the second part is set if the second part is set in the seco
	And the will part _ 16.80 of the for part d for early of early first of the second seco	that at the delivery hereof. they. are the lawful event E of the premises show granted, e memory is intended in the delivery hereof. they are are an example to buildings upon and possible to the part. J of the second part the buildings upon and possible to the part. J . of the second part to the starts in the memory and the memory and the memory are at a start in the memory and the memory and the memory and the memory are at a start in the second part to be starts at the second part of the start be second part to be starts at the second part of the start be start be second part of the start be st
J.	Add the add part_16.80 ft the first part d hereby eventual and spars mind of a good and indomains entire of maintance therein, fore and dere of all has the first part of the sparse of the sparse sparse of the part of the means of apints and real states when the same becomes due and paysels, and that and by such memory emerging as shall be specified and directed by the part	that at the delivery hereof. They. are the lawful event E of the premises show granted, or memory extends a start in the delivery hereof. They are and pray all taxes or examinates that may be level they sell_likes the building types and prays in starts innered against the and pray the base. If any, make and prays here the second pray the base, if any, make any base to the prayship of the pray and taxes when the mane become due and prayship and the pray and taxes when the mane become due and prayship and the taxes and pray the taxes when the mane become due and prayship and the taxes and pray the taxes when the mane become due and prayship and the taxes and pray the taxes when the mane become due and prayship and the taxes and the moments or paid shall become a part of the individuals, second by I and D and
	As the will part _ 16.80 the for part d hereby events as d ways include a landwalkie states of inductance therein, for and event of the state of inductance therein, for and event of the state of inductance therein, for and event of the state of inductance therein a state of inductance inductance in the state of inductance inductance in the state of inductance inductance in the state of inductance ind	that at the delivery hereof. they. are the lawful event B of the premises show granted, a memory a start of the premises along a started of memory and the start of the premises along a start of the start of the present present of the premises along a start of the present present present of the present present present of the present pres
· ·	Add the add part [6.00 fthe first part 6 hereby events and area mained of a god and indefaulties state of all mained without of the state and states of the first part 4 and the states of the state of the s	that at the ddivery hereof. they. are the lawful event B of the premises show granted, a memory is invested. and set at these during the life of this inferture, pay all taxes or assessments that may be level they_sillive the buildings upon and real states inner a grant of the second part, the loss, if any, made payable to the part. J . of the second part, the loss, if any, made payable is the part. J . of the second part, the loss, if any, made payable is the part. J . of the second part, the loss, if any, made payable is the part. J . of the second part, the loss, if any, made payable is the part. J . of the second part, the loss, if any, made payable is the part. J . of the second part, the loss, if any, made payable is the part. J . of the second part, the loss, if any, made payable and the hereas a part of the individuals, second by f in the result are when the mane become due and payable are the individuals, second by f in the result are individual part, and the ansense of the individual part is the result are individual part. D . Other there, is the maxement part, i and i and j are individual part. J . of the second part, there is the result are individual part, J , and j are individual part. J . of the second part, there is the maxement provided by the value of the individual part J . and the maxement part is discussed part J . A low of J and J are individual and the second part. T . of the second part. J . i the day and yre is the second part is the second part. J . The second part is the second part is the result of the result of the individual part. J . of the second part is J . and the second part is J . the second part is the second part is the result of the result of the individual part J. and the second part is J. the second part is J. The second part is the second part is the result of the result at the second part is J. The second part is the second part is J. The s

-

-

317

itten iginal ge i itared

day traf