FROM		1
	STATE OF KANSAS, DOUGLAS COUNTY, 55. This instrument was filed for record on the 5 day of	
L. J. Mack & Jewel R. Mack		
то	Feb. A. D. 19 35 . , at 150 o'clock P. M. Narold G. Beck Register of Deeds.	
Peoples State Bank of Lawrence, Kansas	By Deputy.	
THIS INDENTURE, Made this fourth day of ed and thirty five between L. J. 1	February in the year of our Lord, one thousand nine inck and Jewel R. Mack, husband and wife	
Lawrence in the County of Douglas	and State of Kansas	
95 of the first part, and Peoples State Eank, Law	part. y of the second part.	
	deration of the sum of. Three hundred 00/100	
Beginning at the South West corner of the (13), Range Mineteen (19), thence North 40 West 20 rods to the place of beginning, co	South East Quarter of Section One (1), Township Thirteen ) rods, thence East 20 rods, thence South 40 rods, thence ontaining 5 acres more or less	
e appurtenances and all the estate, title and interest of the said part	tion of the first part therein.	
nd the said part 188 of the first part do hereby covenant and agree that at	the delivery hereof thoy are the lawful owner. S. of the premises above granted, and seized	
nd the said part 168 of the first part do hereby covenant and agree that at I and indefeasible estate of inheritance therein, free and clear of all incumbrance	: the delivery hereof they are the lawful owner. B. of the premises above granted, and setted	and the second second
nd the said partials of the first part do hereby covenant and agree that at and indexamble extate of intertance therein, free and clear of all incombrance they will warrant and defend the same against all parties making lawful claim there is agreed between the parties here to the parties default of the fort part shall at all	t the delivery hereof. th0Y. BTO	
as the said partials of the first part do hereby covenant and agree that at and indexamble scatter of interfrance therein. For and clear of all incombrance they will warrant and defend the same significatill parties making in which claim there is agreed between the parties here to that the part $[0.5, -1.0]$ to for part in the limit status when the same becomes due and payable, and that $(1.0)$ and $(1.$	the delivery lerved. th0y_Arothe lawful owner fl. of the premiers above granted, and writed 	
and the said part $\frac{1}{268}$ of the first part do hereby covenant and agree that at a not indefaulthe extate of inheritance therein, free and clear of all incombrance they will warrant and defend the same against all parties making having the dist thin is agreed between the parties here to the part $\frac{1}{268}$ . of the fort part shall at all extate when the same become due and payable, and that $\frac{1}{168}$ , which for $\frac{1}{168}$ and $\frac{1}{168}$ , which is a single strength of the parties here to be parties here to be parties due to the part $\frac{1}{168}$ of the fort part habit of the part $\frac{1}{168}$ of the fort part habit of the indefault	the delivery lerved. thOY. ATO	
ad the said parties of the first part do hereby covenant and agree that at and indefaultike extate of inderitance therein, free and clear of all incumbrance	the delivery hereof. thoy. Area	
ad the said part168 of the first part do hereby covenant and agree that at a not indexable extate of inheritance therein, free and clear of all incombrance they will warrant and defend the same against all parties making lawful claim there is agreed between the parties here to that the part168 c. of the fort part what at at extate when the mane become due and payshis, and that <b>throy. will</b> keep the bese specified and directed by the part9 of the second part, the loss, if any, made p and insurance, or either, and the annotate paid shall become a part of the sole of 163 fits the frage that half into paysh taxes when the same become due of the sole and discusses. The same become to paid shall become a part of the sole of 163 fits. The remeded as a motigate to secure the paysment of the sum of to the terms ofONOeven this while solitation. for the payment of solid 154 fits.	the delivery lerved. th0Y.Are. the lawful owner f. of the prunion above granted, and wind 	
ad the said part <b>165</b> of the first part do hereby revenant and agree that at and indexinable scatts of interfance therein, free and dear of all incombrance they will warrant and defend the same segment all parties making invited data there is agreed between the parties hereto that the part <b>162</b> . of the fore part shall at at scatter when the same become due and payable, and that. <b>Lhôy</b> . <b>—11</b> here, the is specified and directed by the part <b>()</b> . Of the scool part, the issue if any, make p <b>166</b> fore, part shall full to pay such taxe when the same become due and paya. <b>166</b> fore, part shall full to pay such taxe when the same become due and paya distances or the site of the same taxe of the scool part to pay become a part of the scooler life GRANT is intended as a mostrage to secure the payment of the same ofT to the terms ofOND everals written obligation. for the payment of said <b>it b</b>	the delivery lerved they. Are the levid owner fl of the permises above gratted, and writed what Scowner	and the second
as the said part $168$ of the first part do hereby covenant and agree that at a said indicable cetate of inheritance therein, free and dear of all incombrance they will warrant and defend the same against all parties making in which daim there is agreed between the parties here to that the part $168.0$ of the fort part shall at state when the same become due and payable, and that. <b>They</b> . <b>Thill</b> here the a periodic and directly by the part(). Of the scool part, the law, if any, make p 1.68 (th fort part shall in the part $168.0$ (the same become a part of the soddle and insurance or there, and the insurance to path shall hore the soddle 1.68 (th fort part shall into pay mere have when the same become a part of the soddle 1.68 (th fort part shall into pay mere have when the same become a part of the soddle 1.68 (the fort part shall into pay mere have when the same become a part of the soddle 1.68 (the fort part shall into pay mere have the payment of the soddle 1.68 (the terms of	the delivery loreed. thOY_ATO	
as the said part 168 of the first part do hereby covenant and agree that at and indefaulthe scatts of interfaurce therein. For and dear of all incombrance they will warrant and defend the same significatill parties making in which daim therein is agreed between the parties hereto that the part 162. of the fort part is half at all scatter when the same becomes due and payable, and that. They will warrant the signification of the scatter part 162. If the fort part shall at all scatter when the same becomes due and payable, and that. They will warrant and discussion of the scatter part the scatter by the part 2. Of the scotter part, the issue if any, make part discussion of the scatter part the scatter by the part 2. Of the scotter part the scatter by the scatter of the scatter scatter and the scatter scatter bar the scatter scatter bar the scatter scatter and the scatter scatter scatter bar the scatter of the scatter scatt	the delivery brend they. Are the havid owner fl of the permises above gratted, and windthethe havid owner fl of the permises above gratted, and windthethethe have delivery permission above gratted, and windthethethe have delivery and the test of thethe have delivery and the have delivery and the test of thethe have delivery and the have delivery and the test of thethe have delivery and the have delivery and the have delivery and the delivery and the have delivery and the test of thethe have delivery and the have delivery and the delivery	
ad the said part 165 of the first part do hereby covenant and agree that at and indefaulthe extate of interfaurce therein. (Ive and dear of all incombrane- they will warrant and defend the same against all parties making lawful thim there is agreed between the parties here to that the part 160. (I do fort part that if all extate when the muse become due and payable, and that. <b>They_will</b> law, the is greated between the parties here to that part 160. (I do fort part that if all extate when the muse become due and payable, and that. <b>They_will</b> law, the is greated between the part 160 and 100 a	the delivery berned. the QL ATO	
ad the said part165 of the first part do hereby covenant and agree that at and indefaultie exists of interfrance therein. For and dear of all incombrance they will warrant and defend the same equilate all parties making invited data therein is greed between the parties hereto that the part160.5. of the fore part shall at at status when the same becomes due and payable, and that. <b>Lingy</b> . <b>—</b> 111 here, the second second second second second second second second second distance when the same becomes due and payable, and that. <b>Lingy</b> . <b>—</b> 111 here, the second second second second second second second second second second distance when the same becomes due and payable, and that. <b>Lingy</b> . <b>—</b> 111 here, the second second second second second second second second second second distances or the same second second second second second second second its distances or the same second second second second second second second theorem of <b>—0100</b> eventain written obligation. for the payment of said its distances or the said be void if weak payses it is made as herein specified in this indecision in the overview of the payable to the part1 <b>—</b> of the second part <b>—</b> of the weak of the obligations provided for its maid second part to pay for any insurance or to disk to pay the same as provided in this indecision <b>— …</b> of the second part <b>—</b> of	the delivery berned. the QL ATO	
ad the said part165 of the first part do hereby covenant and agree that at and indefaultie exists of interfrance therein. For and dear of all incombrance they will warrant and defend the same equilate all parties making invited data therein is greed between the parties hereto that the part160.5. of the fore part shall at at status when the same becomes due and payable, and that. <b>Lingy</b> . <b>—</b> 111 here, the second second second second second second second second second distance when the same becomes due and payable, and that. <b>Lingy</b> . <b>—</b> 111 here, the second second second second second second second second second second distance when the same becomes due and payable, and that. <b>Lingy</b> . <b>—</b> 111 here, the second second second second second second second second second second distances or the same second second second second second second second its distances or the same second second second second second second second theorem of <b>—0100</b> eventain written obligation. for the payment of said its distances or the said be void if weak payses it is made as herein specified in this indecision in the overview of the payable to the part1 <b>—</b> of the second part <b>—</b> of the weak of the obligations provided for its maid second part to pay for any insurance or to disk to pay the same as provided in this indecision <b>— …</b> of the second part <b>—</b> of	the delivery berned. the QL ATO	
ad the said part165 of the first part do hereby covenant and agree that at and indefaultie exists of interfrance therein. For and dear of all incombrance they will warrant and defend the same equilate all parties making invited data therein is greed between the parties hereto that the part160.5. of the fore part shall at at status when the same becomes due and payable, and that. <b>Lingy</b> . <b>—</b> 111 here, the second second second second second second second second second distance when the same becomes due and payable, and that. <b>Lingy</b> . <b>—</b> 111 here, the second second second second second second second second second second distance when the same becomes due and payable, and that. <b>Lingy</b> . <b>—</b> 111 here, the second second second second second second second second second second distances or the same second second second second second second second its distances or the same second second second second second second second theorem of <b>—0100</b> eventain written obligation. for the payment of said its distances or the said be void if weak payses it is made as herein specified in this indecision in the overview of the payable to the part1 <b>—</b> of the second part <b>—</b> of the weak of the obligations provided for its maid second part to pay for any insurance or to disk to pay the same as provided in this indecision <b>— …</b> of the second part <b>—</b> of	the delivery bered. thOY. ATO	
ad the said part165 of the first part do hereby covenant and agree that at and indefaultie exists of interfrance therein. For and dear of all incombrance they will warrant and defend the same equilate all parties making invited data therein is greed between the parties hereto that the part160.5. of the fore part shall at at status when the same becomes due and payable, and that. <b>Lingy</b> . <b>—</b> 111 here, the second second second second second second second second second distance when the same becomes due and payable, and that. <b>Lingy</b> . <b>—</b> 111 here, the second second second second second second second second second second distance when the same becomes due and payable, and that. <b>Lingy</b> . <b>—</b> 111 here, the second second second second second second second second second second distances or the same second second second second second second second its distances or the same second second second second second second second theorem of <b>—0100</b> eventain written obligation. for the payment of said its distances or the said be void if weak payses it is made as herein specified in this indecision in the overview of the payable to the part1 <b>—</b> of the second part <b>—</b> of the weak of the obligations provided for its maid second part to pay for any insurance or to disk to pay the same as provided in this indecision <b>— …</b> of the second part <b>—</b> of	the delivery hered. th0Y. ATO	
ad the said part165 of the first part do hereby covenant and agree that at and indefaultie exists of interfrance therein. For and dear of all incombrance they will warrant and defend the same equilate all parties making invited data therein is greed between the parties hereto that the part160.5. of the fore part shall at at status when the same becomes due and payable, and that. <b>Lingy</b> . <b>—</b> 111 here, the second second second second second second second second second distance when the same becomes due and payable, and that. <b>Lingy</b> . <b>—</b> 111 here, the second second second second second second second second second second distance when the same becomes due and payable, and that. <b>Lingy</b> . <b>—</b> 111 here, the second second second second second second second second second second distances or the same second second second second second second second its distances or the same second second second second second second second theorem of <b>—0100</b> eventain written obligation. for the payment of said its distances or the said be void if weak payses it is made as herein specified in this indecision in the overview of the payable to the part1 <b>—</b> of the second part <b>—</b> of the weak of the obligations provided for its maid second part to pay for any insurance or to disk to pay the same as provided in this indecision <b>— …</b> of the second part <b>—</b> of	the delivery beread. the QL ATO	
and the said part 168 of the first part do hereby covenant and agree that at and individualitie extate of inheritance therein. Free and dear of all incombrane they will warrant and defend the same against all parties making lawful diam there is greed between the parties here to that the part 168. of the fort part that if at extate when the muse become due and payable, and that. <b>Theyill</b> here the parties and directed by the party of the scored part, the issue it are, the same defended directly the party of the scored part, the issue it are, the score directed by the party of the scored part, the issue it are, the score directed by the party of the scored part, the issue it are, the score directed by the party of the scored part, the issue it are of the score directed by the party of the scored part of the score part, with all traces by the main part y of the scored part y is a lawfue the there is any the score payable to the party of the scored part, with all traces by the main a party is direct thereas a part direct at most is any direct the store of the scored part y is a law on a part of the scored part, with all traces do y the direct the store of the scored part y is an interace or to direct into any direct and party of the scored part y of the scored part. Or as a directed between y or bitches the scored y of the scored part. Or as a directed by the parties for the scored part of the store on and rest. The scored art. The difference part of the scored part of the scored art. Or as a directed by the parties for the scored rest. In the scored art. In the distance of the scored part of the scored art. In the scored art. In the distance of the scored part of the scored art. In the scored art. The distance cover the scored the scored art. In the scored art. In the is a greed by the parties for the scored the scored art. In the scored art. In WITNESS WHEREOF, The part 168 In the first part ha VM	the delivery beread. the QL ATO	
and the said part165 of the first part do hereby covenant and agree that at and indefaulthe extra of interfaurce therein. For and dear of all incombrane they will warrant and defend the same against all parties making lawful diam there is anyoli defaulthe extra of labertance therein. For an of the fort part that if at extra when the muse become due and payable, and that. <b>Theyill</b> here the parties and directed by the part(). of the scond part, the ison, if anyo, then be different there are the bard of the scond part, the ison, if anyo, the ison different the scond payable of the scond part, the ison, if anyo, the ison different the scond payable of the scond part, the ison, if anyo, the ison different the scond payable to the part, y and the scond part, with all threaced by the said part, y of the scond part to pay for any insurance of to different the output here all the scond payable to the part, y of the scond part, with all threaced by the said part, y of the scond part to pay for any insurance of to different the objection provided to the internet the scond part. Of a scond part the objection provided to the internet the scond part. Of a scond part the objection provided to the internet the scond part. Of a scond part the objection provided to the internet the scond part. Of a scond part the objection provided to the internet the scond part. Of a scond part of a scond part the objection provided to the internet the scond part of a scind the scond part. The objection provided to the internet the scond part of a scind the scond part of a scind while and out of all makers scinds from ment also be related to the scond part. N WITNESS WHEREOF, The part166 of the first part ha VO.	the delivery bered. th(Y, ATO	
ad the said part165 of the first part do hereby revenues and agree that at and indefaultie exists of interfinance therein. For and dear of all incombrane	the delivery beread. the QL ATO	
and the said part 165 of the first part do hereby covenant and agree that at and indefaulthe extra of laberitance therein. For and dear of all incombrane they will warrant and defend the same signification in the same signification is the part 166 of the dest part of the first part of the same here	the delivery bered. th 69. Are the havful owner fL of the pennion above granted, and wind wind wind the delivery bered. this delivery are address the second and the second seco	
of the said part165 of the first part do hereby revenues and agree that at and indefaultie exists of interfaures therein. For and dear of all incombanae	the delivery bered. th 69. Are the haveful owner 2. of the permises above granted, and wind wind theorem	
and the said part 105 of the first part do hereby covenant and agree that at and indefaulthe extra of labertance therein. For and dear of all incombrane they will warrant and defend the same against all parties making lawtich diam there is agreed between the parties between the the part 1000 the between part of the sade with 1100 the part 1000 the part 100	the delivery brend they. Are the harded over 1 of the premiers show grated, and wind what show grated, and wind the file of the indexture, pay 12 taxes or assessments that may be levied or assessed agricult building upon aid and static indexed agricult of the state state of the state	
ad the said part105 of the first part do hereby evenant and agree that at and indefaulthe extra of laberitance therein. The and dear of all incombrane they will warrant and defend the same segment all parties making involve data marks and the part106.0.1 the fore part is hard to the same become due and parties, and the incombrane the same base is a partie hard to the parties here to the same become due and parties. In the same become due and parties, and the incombrane due and parties, and the income is part all the parties here to the same become due and parties. In the same become due and parties, and the income is part all the part due of the same parties and the income is part all the part due of the same become a part of the sade base and or there and the same second are to part due of the same base parts of the same base parts of the same base and the same second part to part due to the	the delivery barned. the QL ATO	
<pre>is and indefensible extate of inheritance therein, free and dear of all incumbrance they will warrant and defend the many explaint all parties making hereid data in the server between the many becomes due and payshie, and thatthey will here the bit extate when the many becomes due and payshie, and thatthey will here the bit september the many becomes due and payshie, and thatthey will here the bit september the many becomes due and payshie, and thatthey will here the bit september the many becomes due and payshie, and thatthey will here the bit september that in the low pays that set when the many becomes part of the sole of the due that in the low pays that set when the many becomes part of the sole of the due that is all to pay with the when the paysment of the sum of</pre>	the delivery bered. th(92, Are)the havful over 1. of the pension show granted, and wind what Subscription and even static haures against free deliverse and static stati	
and the said part162 of the first part 6 hereby revenant and agree that at and indefaulthe setted of interfaces therein. The said dear of all incombines the greed between the parties hereto that the part1626. of the fore part is half at a setter when the mans become due and payable, and that. ThigV_TILlery the base of the same specified different by the part2. Of the second part, the base is a setter of the same specified different by the part2. Of the second part, the base is a setter when the mans become a part of the same specified different by the part2. Of the second part is part of the same specified difference or the same specifie	the delivery brend they. Are the harded over 1. of the premiers show grated, and wind wind wind wind the operation of the set of the state	
of the said part 105 of the first part do	the delivery brend they. Are the harded over 1. of the premiers show grated, and wind wind wind wind the operation of the set of the state	rt.