Selected Parisser (C)., Basis (C)T, 85. 6746 FROM	STATE OF KANSAS, DOUGLAS COUNTY, 55.
	This instrument was filed for record on the 2 day of
John Ott Sr., And Mary I. Ott his wife	
	Haroh A. D. 19 35 , at 2:45 o'clock P. M. Naroll G. Back Register of Deeds.
Geo. H. Lothholz Eudora, Kansas,	By Deputy.
INDENTURE, Made this 10th day of Thirty Four between John Ott	July , in the year of our Lord, one thousand nine : Sr. Mary I. Ott his wife.
Sudora in the County of Douglas s of the first part, and Geo. H. Lothholz	
TNESSETH, That the said part 105 of the first part, in consid	leration of the sum of line Hundred
hereby acknowledged, ha $\nabla 0$ sold, and by this indenture do , gescribed real estate situated and being in the County of Douglas	-And No/100 DOLLARS, to them duly paid, the receipt of Grant, Bargain, Sell and Mortgage to the said part. y of the second part, the s and State of Kansas, to-wit:
	of the South East Quarter $\left(\frac{1}{4}\right)$ of Section Mirteer (13), Range Number Twenty (20)
	As a different stat (herein
	: 105 of the first part therein. the delivery hereof LingY_BTOthe layful ownerS_ of the premise above granted, and existed
he mid part 10301 the first part dobereby covenant and agree that at d indefemible estate of inheritance therein, free and clear of all incumbrance will wormant and defend the same acciont all morties making lawful claim therei	the delivery hereof they_AFA the lawful ownerS_ of the premises above granted, and select
the mid part 10.80 the first part dobereby covenant and agree that at ad iddefensible estate of inheritance therein. If we and chear of all incumbrance ery will warnast and defend the same signifiest all parties making lawfel chain thereit agreed between the parties hereto that the part 10.80 of the first part shall at all at when its same to choose do and appayeds, and that LThoy. will have the but	the delivery hereof they_BTO
It the mid part 10.60 f the first part do hereby covenant and agree that at and individualities entated of inheritance therein, free and dust of all incumbenance bery will serve a start of the server and the server is an additional server is a server in the server is a server is a server in the server is a server is server in the server is a server is server in the server is server is the server is serve	the delivery hered Linty_BTO the lawful ownerS. of the pennine above granted, and seized times during the life of this indenture, pay all taxes or assessments that may be levied or assessed against milding upon and reas instanced against fire and formado in such may not be served. And in the event that synke to the party. of the second part to the storted of Life . Instance. And in the event that rates are served by the location in the second served best to the stort of Life .
he mid part 10 5 of the fort part dobereby covenant and agree that it d indefaulties entire of inheritance therein, free and effect of all incumbrance y will warmant and defend the same acquired its parties making included in the there graves and the same becomes due and payable, and that http://fill.here the b seefed and directed by the part y of the second part, the hose II any, make pay age to be form a pay such taxe when the same become due and pay a features of the same becomes due and pay such taxe when the same become due and pay distances, or either and the same taxe the same become due and pay GRANT is intereded as a morgage to secure the payment of the same of Min an Minuter and and and the same same to the same of Minuter Minuter and and and the same same same same same same same simulations and the same and the same same same same same same same same same same same same same same	the delivery hered Lity . BTO the lawful owners, of the pennions above granted, and seized times during the life of this indenture, pay all taxes or assessments that may be leveled or assessed tapling mining upon and real state insured against fire and toreads in such sum and by such insurance company states to he party. Of the second part to the extent ofh1g
the main part. 16.8.5d the fort part dobereky covenant and agree that at the diskdemble entate of inheritance therein, free and dury of all incumbrance. ery will warrent and defend the same against all parties making in which dains there agree between the parties herrot that the part. 1.8.9 of the first part all at the when the same becomes due and payable, and that the Dy	the delivery hered they. BFO the lawful ownerS. of the pennious above granted, and seized in the during the life of this indenture, pay all taxes or assuments that may be levied or assumed against milling upon mid real state insured against for and formado in such may not humaness expanse variable to the party. of the second part to the extert of $-hS$ instruct. And is the event that rate and here by this indenture, and shall beer interval to the tree of $-hS$ from the date of permate may from, secured by this indenture, and shall beer interval to the rest of $-hS$ from the date of permate the from $-hArd$ is the output of $-hArd$ is $-hArd$ in the rest of $-hS$ from the date of permate the secure by this indenture, and shall beer interval $-hS$ from the date of
as mid part. $\hat{1}$ 0.5 of the first part do	the delivery hereof this V AFG
the mid part 10.80 the first part do breaky averant and agree that at all iddentifies entry of inheritance therein, free and durar of all incumberance ery will warrent and defend the same against all parties making lateful chainst gravel barrens the parties hereto that the part _10.90 the first part half at an tase when the same become due and payable, and that thrOY_will have to be payeding and directly the part Y the the second part, the loss II ary, make pay in gravel, there are the same become due to the second part, the loss II ary, make part of the indexis in GRANT is intended as a mortgage to secure the payment of the same of intended as a mortgage to secure the payment of the same of intended as a mortgage to secure the payment of the same of intended as a mortgage to never the payment of the same of intended as a mortgage to never the payment of the same of intended as a mortgage to never the payment of the same of 	the delivery hered they. AFO
the main part_1650 the fort part dobreak provemant and agree that at ind indefaulties entate of inheritance therein, free and four of all incumbrance or will warrant and defend the same against all parties making is often part shall at at a series the same becomes due and payable, and that thicky. will have be been been becomes due and payable, and that thicky. will have be been been becomes due and payable, and that thicky. will have be been been becomes due and payable, and that thicky. will have be been been been been been been been	the delivery hered they. AFO
the mid part 10 Bol the first part do	the defivery hered L hgy_BTO
the mid part 10.8 of the fort part do bereky covenant and agree that at it diddenlike senter of inheritance therein, free and durs of all incumbrance ery will warrent and defend the same against all parties making in which there is gravel between the part is herein that the part. 1.8 of other part hall at all that when the mms becomes due and payakle, and that the Dy. will have the be- predified and directed by the part y of the second part, the loss, if any, made pa (Bg) the fort part All foll to pay reach that we have the same become due and payakle, and that the Dy. will have the be- have and directed by the part y of the second part, the loss, if any, made pa (Bg) the fort part All foll to pay reach the second part, the is blocked S (BRANT is intended as a mongree to ensure the payment of the same of B and B and	the defivery hered Linty_BFO the lawful owners, of the permiss above granted, and seized the defivery hered Linty_BFO the lawful owners, of the permisse above granted, and seized adjuster defining the life of this indenture, pay all taxes or assessments that may be levied or assessed against milding upon mid real state inaured against for and formals in such may and by such insures expansion of the second per to the sector of Linty_Hered . And it the event that the second of Linty_Hered by this indenture, and all here insures at the rate of Linty_Hered . And it the event that the second of Linty_Hered by this indenture, and all here insures at the rate of Linty_Hered . And it the event that the second permission are set of the second permitsion and a second permitsion are set of the second permitsion and permitsion are set of the second permitsion and permitsion are set of the backet permit is which ment the second permitsion and permitsion and a the backet permitsion and
The mid part 10 60 the first part do	the defivery hered L hgy_BTO
The mid part 10 60 the first part do	the defivery hered they. AFO
as and part. 1863 of the first part dobereky covenant and agree that at indefaulties watte of inheritance therein, free and clear of all incumbrance will warrant and defend the mane against all parties making inwide daim therein error between the part is herein that the part. 169 of the first part and all the there has more down and payake, and that that that "will have the b- ended and directed by the part by of the second part, the loss of the part part shall fail to pay such have when the anne become down and pay- limatrance, either, and the amount as plat wall become a part of the biologic GRANT is interded as a saverget to accurate the payment of the same down the terms of	the defivery hered they. Are
The maid part. 10 Soft the first part do bereky covenant and agree that at the ided defaults entire of inheritance therein, free and durat of all incumbrance of the second part is particle making is will causing the second part is part of the second part, the loss, if any of the part is part of the second part, the loss, if any of the second part, the loss, if any of the inherit of the second part, the loss, if any of the inherit of the second part, the loss, if any of the inherit of the second part, the loss, if any of the inherit of the second part, the loss, if any of the inherit of the inherit of the second part, the loss, if any of the inherit of the inherit of the second part, the loss of the inherit of the inherit of the second part, the loss of the inherit of the inherit of the second part to the inherit of the second part to the inherit of the inherit of the second part to part of the inherit of the second part to part of the inherit of the second part to part of the inherit of the second part to part of the inherit of the second part to part of the inherit of the second part to part of the sec	the defivery hered they. Are
the main part 10 God the fort part do breaky avverant and agree that at the diabetable senter of labeliance therein, free and durat of all incumbersary of all more than at the diabeta senter of labeliance therein, free and durat of all incumbersary and a senter of the diabeta s	the delivery hered they. Are
The main part 10 Bod the fort part do bereky overant and agree that at it disdetable waits of inheritance therein, five and dear of all incumbrance vill warrant and defend the same against all parties making lawford that the there is a set of the fort part hall at all the there is a set of the second part. How for the fort part hall at all the there is a set of the second part. How for the set of the fort part hall fail to part the second part. How for the set of the fort part hall fail to pay such taxe when the same become due and paysite, and that http:// will.heve the become due and paysite, and that http:// will.heve the become due and paysite, and that http:// will.heve the become due and paysite, and that http:// will.heve the become due and paysite is GRANT is intended as a morigage to secre the payment of the second part. How for the payment of addit to be second part. How for the payment of addit to be second part. The second part, with all and be been set of the index part of the i	the delivery hered they. Are
The mid part 10.80 the first part do break provemant and agree that at individual break of labeliance therein, five and dust of all larendmans. Say will warmant and defend the same against all parties making therein fields finds there are a single of the same break one for a single same that at inter set. 102 of the first part shall at all that the host has been defined by the set of the second part. Host is first part shall at all finds the same and payable, and that th DO	the defivery hered this of the of the lawful evenes . of the premiers shore granted, and seined the defivery hered this indexture, pay all taxes or assessments that may be level of assessed taplint milling types and real state insured against fire and torrands in such sum and by mark insures company states and to keep mill premiers insured as herein provided. Use the party of the second part may provide the hereit of the institute in the lawful to herein the state of premiers and milling types. The second part is be restered to the high of the here after the state of party mark and milling the target party of the second part is been provided. Use the party of the second part may part and marks and to keep mill premiers insured as herein provided. Use the party of the second part may part and marks and the second premiers and the second part of the state of party marks and a second part may part and marks and the second part of the turns and mild definition and also to secone may man or mass of milder of many, escentiate therein fully divertarged. If this state is premiers and state the premiers are also and premises, then the comparison of the state of party marks and part therein as anothing the party marks and parts and the premises and the party marks and the party and the state of party and the
the maid part_1050d the fort part do breaky a versatil and agree that at ad addensible sented of labeliance therein, free and dear of all incumbersary ary will warrent and defend the same significant that it is the forth of the lower of grad between the partice hereto that the part_102 of the forth part half at all at a when the partice hereto that the part_102 of the forth part half at all at a when the mark becomes due and paysels, and that tht DOI) and a particle and directly the part of the second part, the loss If any, make part and distances, or this fail to pay such taxes when the same become due and pay is dep't the forth part and paysels to the part, but and the same distance is failed by the part of the second part. In the same distance of the second part of the labeliance of the labeliance of the second part. All the terms of of the second part to part for any labelian based and the part of the market paysels to the part. y of the second part, with all the terms of of the second part to part for any labelian based and the part of the market paysels to the part. y of the second part. The and part of the individual distants, or if the same of the market is over the same as provided in its indicators. for and it static to obly pair is a most regin as the part have, or if warket is over the part of the same part of the individual distants, for the same of the market is over the part of the same part of the individual distants, for the same of the individual distants of the same of the part of the individual distants of the same of the same of the same of the part of the individual distants of the same o	the defivery hered this . AFG
<pre>the said part 10.50 the fost part dobreak overant and agree that at and indicable entate of inheritance therein, free and during of all incrementance bery will wurned and defend the same against all parties making therein fails are when the mane becomes due and payles, and that thi02, will have be payled and directly the part 1</pre>	the defivery hered this? AFA
the main part 10 Bod the fort part do bereky revenuest and agree that at it disdetable weaks of inheritance therein, five and durar of all incumbrance vill warrant and defend the mane against all parties making lawford that for the series of the fort part halt at at the part 1 gard to far for part halt at at the part 1 gard to far for part halt at at the second part to the second part. How the series durar of all forther than the second part has a series of the second part. How the second part has a series of the second part has been and the second part has a series of the second part. How the second part has a series of the second part has a series of the second part has a serie of the index of the second part. The second part has a series of the second part has a series of the second part has a series of the second part. The second part has a series of the second part has a series of the second part has a series of the second part. The second part has a second part of the index of the second part has a second part has a second part of the index of the second part. The second part has a second p	the delivery hered this y AFA
the main part 10 Bod the fort part do break y overant and agree that at the diabeter of labeliance therein, free and during of all incumbers	the defivery hered thirty AFA
the main part 10 Bod the fort part do break y overant and agree that at the diabeter of labeliance therein, free and during of all incumbers	the defivery hered they. AFO
<pre>the mid part 10 Soft the fost part 40 hereby overant and agree that at and indicable entrop of inheritance therein, fore and durit of all incumbersor bery 40 wursat and defend the same against all parties making level dam there ray will wursat and defend the same against all parties making level dam there ray will wursat and defend the same against all parties making level dam there ray will surveil a surveil and the same against the form of a same the fage is the same become due and payable, and that thi00/</pre>	the defivery hered thirty AFA
<pre>as and part 10 Got the fort part do hereby revenues and agree that at is indefaulties water of inbrittance therein, fore and dear of all incumbrance your surveys and defend the same segment the part is making hered datas there are the levere the part is here to that the part is and the forth part is that at its when the same becomes due and payable, and that they will have be becomes the part is all of the second part. the level data is there is a distribution of the second part is the level data is the distance, or their same to be second part. the level data is the distance, or their same is all fail to pay such tank with at most GRANT is intended as a sample to the second part. the level data is then the same become due and have been appreted of the failed GRANT is intended as a sample to the part of the second part. the distance, or the distance and the same second is a same second of and the terms of</pre>	the defivery hered they. AFO