1

FROM	STATE OF KANSAS, DOUGLAS COUNTY, ss.	
	This instrument was filed for record on the 20 day of NovemberA. D. 1942 at 3:20. o'clock p. M.	0
то	Norold A. Beck Register of Deeds.	
1	Deputy.	
THIS INDENTURE, Made this 17th day of Nor hundred and forty two. between	vombor , in the year of our Lord, one thousand nine	ſ
Paul H. Hadl, and E. Fearl Hadl, his a		
of Eudora in the County of I parties of the first part, and Charles Schehrer	Douglas and State of Kansas	
WITNESSETII, That the said part 105 of the first part, in		
. Four - lundred ane ing/100 which is hereby ackrowledged, ha $\frac{1}{\sqrt{2}}$ stild, and by this indenture he following described real estate situated and being in the County	doGrant. Bargsin, Sell and Mortgoge to the sold part y of the second part, y of Dougins and State of Kansas, to-wit:	
Lot two (2), and Three (3) Block One H	Hundred Eighty ons (181) in the City of Eudera,	(
Pouglag County Varia		
Douglas County, Kansas		
		3.0
with the appurtenances and all the estate title and interest of the	and much as the formation to the	
with the appurtenances and all the estate, title and interest of the And the said parties of the first part do hereby covenant and agree and seized of a good and indefeasible estate of inheritance therein, free and clear	that at the delivery hereof they ware the lawful owner s of the premium above granted	
And the said parti QS of the first part do $=$ _hereby covenant and agree nd seized of a good and indefensible estate of inheritance therein, free and clear and that they will warrant and defend the same against all parties making lawfu	that at the delivery hereof. \$h0y. W8T0 the lawful owner 5 of the premises abwe grantel, of all incumbrance	
And the said part[05 cf the first part do = _brothy coverant and agree of select of a good and indefensible exists of inheritance therein, free and clear of the they will warrant and defend the same argainst all parties making ineff It is agreed between the parties hereto that the part [05] of the first par sussed against taid real exists when the same become due and payable, and it wassed against taid real exists when the same become due and payable, and it	that at the delivery hereof. they. WOTO the lawful owner 5. of the premises abwe grantel, of all incumbrance all cham thereto. It what is all times during the life of this indentare, pay all taxes or assessments that may be levied hat .theyWill live the buildings upon mail real state instruct against five and tormalo in party - of the second part, the low, if arg, made results to the most of and to achieve to the	
And the said part[0.5 cf the first part do $-$ berely coverant and agree of hericel of a post and heldershole neitest of helevitance therein, free and clear of that they will warrant and defend the same against all parties making hasfor It is agreed between the parties hereto that the part $\frac{1}{2}$ SG of the first par- meters against real ratio relative them the same become do and payable, and it the same and by noch fautumer company as hall be specified and directle by the $\frac{1}{2}$ starts $\frac{1}{2}$ . The inters. And in the serve that main part $\frac{1}{2}$ SG is the fact part $\frac{1}{2}$ , bering moving the latter the same become $\frac{1}{2}$ and $\frac{1}{2}$ starts $\frac{1}{2}$ starts $\frac{1}{2}$ . The latter $\frac{1}{2}$ starts $\frac{1}{2}$ start	that at the delivery hereof. $\frac{1}{2}hOy.WBTO$ the lawful owner $g_i$ of the premises above grantel, of all incumbrance data informations of the lawful owner $g_i$ of the premises above grantel, it shall as all times during the life of this infecture, my all targes or an excession fail that the provide the life of the hereof. The second part, the low, if may, make perside to the same $y_{i-1}$ of the second part to the hereof the second part, the low, if may, make perside to the same $y_{i-1}$ of the second part to the hereof the second part, the low, if may, make perside to the same $y_{i-1}$ of the second part to the hereof the second part, the low, if may, make perside is and to here sail premise featured and increases or solve and the same the park here is the same a part of the induckations, executed by	
And the said part[0.5 cit the first part do $\_$ hordpy coverant and array of herized of a point of an inderesting the said of the first part of the same arguing said therein, first and clark of the same density of the same de	that at the delivery hereof. ( $\frac{1}{2}$ MOY. WGTO — the lawful owner $g_{i}$ of the premises abwe grantel, of all incumbrance — the deriver of this indexture, say all taxes or assessments that may be invisi- tion of the law of the deriver of this indexture, say all taxes or assessments that may be invisi- tion of the second part, the loss, if any, made equal taxis, the same different invision in part $y_{i} = 0$ the second part, the loss, if any, made spatial to the user $y_{i}$ of the second part to the hell full to pay any tax is saw that as such second some to part be all to be paid precision invari- ously full taxis, then the same intermediate one parts in all to the paid precision invari- ously of the second part, the same two paids all become a part of the indextanders, second by ment used fully regaid.	
And the said series of the first part do $\_$ hordy coverant and array of the first of a good and heidershife to state of horizonte therein, free and clear of the state of the state therein, free and clear of that they will warrant and defend the same against all parties making lawfor. It is agreed between the parties berein that has part $\Delta S$ to the first part of the state because a state of the state because the state of the state because the state of the state because the state the state because the state of the state because the state the state because the state of the state of the state of the state because the state because the state of the	that at the delivery hereof. [htyy.W070 the lawful owner 6. of the premises abwe grantel, of all focumence	
And the said series of the first part do $\_$ hordy coverant and array of the first of a good and heidershife to state of horizonte therein, free and clear of the state of the state therein, free and clear of that they will warrant and defend the same against all parties making lawfor. It is agreed between the parties berein that has part $\Delta S$ to the first part of the state because a state of the state because the state of the state because the state of the state because the state the state because the state of the state because the state the state because the state of the state of the state of the state because the state because the state of the	that at the delivery hereof. [htyy.W070 the lawful owner 6. of the premises abwe grantel, of all focumence	
And the said part $0.5$ cit the first part $d_0 = \_$ hereby coverant and array of the first $0.5$ are $0.5$ and $1.5$ meV and $0.5$ meV and	that at the delivery hereof. $\frac{1}{2}$ hOy. WOTO — the lawful owner 5 of the premises abwe grantel, of all incumbrance of all incumbrance it chain thereo. To half a all times during the life of this inferture, pay all targe or assessments that may be brief of the second part, the lose, if any, made payable to the user $y_{-}$ of the second part to the half fail to pay such targe when the same become due and payable and to hop wall premise insured all incurrence $v_{-}$ with the set. If any, made payable to the user $y_{-}$ of the second part to the half fail to pay such targe when the same become due and payable and to hop wall premise insured all incurrence $v_{-}$ to the induction of the maximum is paid half. Here, we say that fails require d = - — — — — — — — — — — — — — — — — — —	۲
And the said part $0.5$ cit the first part $d_0 - hereby coverants and arrest the steed of a post and heldersche treates of helvitance therein, free and citar and that they will warrant and defend the same arguint all parties making laseful that they will warrant and defend the same arguint all parties making laseful the same arguint real state when the same become do and paythe, and it the same and by noch insurance company as hall be specified and directle by they instructed that there instress the same become do and paythe, and it the same and by noch insurance company as hall be specified and directle by they instructed. This instress. And in the verse that state payth 2.68 the first payth is brein provided, then the part y_{-} of the second part may pay nail taxes asthe fourth of the same and the part payth of the second part with the paytentthey instructed and the part y_{-} of the second part may be payted to be thepayth of 100 $	that at the delivery hereof. $\frac{1}{2}$ hOY. WGTO — the lawful owner 5. of the premises above grantel, of all incumbrance of all incumbrance in chall are all times during the life of this infecture, pay all targe or an excessed that may be brief of the second part. The loss, if any, make payable to the user $y_{-}$ of the second part to the ball full to pay use his new here the same become dow and payable and to how sail premise insured information of the second part. The loss, if any, make payable and to how sail premise insured ball full to pay use the known of the same become dow and payable and to how sail premise insured and incursory or ellars, and the same become dow and payable and to how sail premise insured by the same of the second part. The loss is the same ball become a part of the includedness, excured by or	۲
And the said part 0.5 c the first part $d_0 = \_$ hordy coverals and arrow derived a part of the first part $d_0 = \_$ hordy coverals and fiderable to tested of horizonte therein, free and clear of the test of the first part of the first part of the test of the first part of the fir	that at the delivery hereof. $\frac{1}{2}$ hOy. WOTO — the lawful owner 5 of the premises abwe grantel, of all incumbrance of all incumbrance it chain thereo. To half a all times during the life of this inferture, pay all targe or assessments that may be brief of the second part, the lose, if any, made payable to the user $y_{-}$ of the second part to the half fail to pay such targe when the same become due and payable and to hop wall premise insured all incurrence $v_{-}$ with the set. If any, made payable to the user $y_{-}$ of the second part to the half fail to pay such targe when the same become due and payable and to hop wall premise insured all incurrence $v_{-}$ to the induction of the maximum is paid half. Here, we say that fails require d = - — — — — — — — — — — — — — — — — — —	
And the said part $0.5$ c the first part $d_0 = \_$ hordpy coverant and array of the first of a good and holdershold related of horizont therein, free and clear and the the state of a borizont therein, free and clear the theory of the state of the stat	that at the delivery hered. [1602. W070 the lawful owner §. of the premises alway grantel, of all incumbence	•
And the said part 0.5 c the first part $d_0 = \_$ hordy coverals and arrow derived a part of the first part $d_0 = \_$ hordy coverals and fiderable to tested of horizonte therein, free and clear of the test of the first part of the first part of the test of the first part of the fir	that at the delivery hered. [kby: W070 the lawful owner 6. of the premises alway grantel, of all incumbence	•
And the said part 0.5 c the first part $d_0 = \_$ hordy coverals and arrow derived a part of the first part $d_0 = \_$ hordy coverals and fiderable to tested of horizonte therein, free and clear of the test of the first part of the first part of the test of the first part of the fir	that at the delivery hered. [Hoy. W070 the lawful owner 6. of the premises alway grantel, of all incrumence	•
And the said part 0.5 c the first part 6 $-$ hordy coverant and arrest of thet sole of a sole holdershow therein of the rest	that at the delivery hered. [Hoy. W070 the lawful owner 6. of the premises abwe grantel, of all incrumence	•
And the said part[0.5 cf the first part dobrough coverant and array of the first of a good and holfershole created of horizont therein, free and char and that they will warrant and defend the same serving therein the rest of the first part	that at the adivery hered. [2102. WGTO	•
And the said series of the first part dobroke coverant and acres of series of a solution diversion of the same series there in the same series there is no series of the series o	that at the adivery hered. [kby: W2TO	
And the said series of the first part dobroke coverals and arrewed a feater of a good matter barries of the same series there in the same series of the same series of the same series of the series an	that at the adivery hered. [kby: W2TO	•
And the said part 0.5 c the first part 6 - berely coverant and arrew and that ther will warrant and defend the same against all parties making layfor It is agreed between the parties berets that the part 0.55 of the first part is a first of a post-of-star of the same because the same because and that they will warrant and defend the same explaint all parties making layfor It is agreed between the parties berets that the part 0.55 of the first part is the same against all rel starts when the same become do and parkle, and 11 the num and by not haurance compary as hall be specified and directed by the start of .115. Lines. And in the wear that start part .105 the first part is is brein provided, then the party of the second part may pay said tares to the num and by not haurance compary as hall be prediced by the part .105 the first part of THIS (RANT is intended as a mortgage to secure the payment of the same after .1, 125. Lines and, 126. The first start and part THIS (RANT is intended as a mortgage to secure the payment of the same after .1, 126. The mass payties to the part, of the second part, with rem of momer defaced by the aid part, of the second part, with the same of first part shall rule to pay the same as paytief in this links that the same of the part, of the paytees are not help the same madiately mature and become due and payties at the order of a same and the same results the same of, the building on and provides in the holder here are as help the same of the parties. Links the same start, and the same mature, of the same and pay of the same madiately mature and become due and payties at the order of a size and here the result here the same first here the same, and provides at the holder here and provides at the order of a size, and the holder here and provides at the holder here and provides at the holder here and provides in the holder here .	that at the delivery hered. [kby: W2T0 the having over 5. of the premises abwe grantel, of all incumence	
And the said part 0.5 c the first part 6 - berely coverant and arrew and that ther will warrant and defend the same against all parties making layfor It is agreed between the parties berets that the part 0.55 of the first part is a first of a post-of-star of the same because the same because and that they will warrant and defend the same explaint all parties making layfor It is agreed between the parties berets that the part 0.55 of the first part is the same against all rel starts when the same become do and parkle, and 11 the num and by not haurance compary as hall be specified and directed by the start of .115. Lines. And in the wear that start part .105 the first part is is brein provided, then the party of the second part may pay said tares to the num and by not haurance compary as hall be prediced by the part .105 the first part of THIS (RANT is intended as a mortgage to secure the payment of the same after .1, 125. Lines and, 126. The first start and part THIS (RANT is intended as a mortgage to secure the payment of the same after .1, 126. The mass payties to the part, of the second part, with rem of momer defaced by the aid part, of the second part, with the same of first part shall rule to pay the same as paytief in this links that the same of the part, of the paytees are not help the same madiately mature and become due and payties at the order of a same and the same results the same of, the building on and provides in the holder here are as help the same of the parties. Links the same start, and the same mature, of the same and pay of the same madiately mature and become due and payties at the order of a size and here the result here the same first here the same, and provides at the holder here and provides at the order of a size, and the holder here and provides at the holder here and provides at the holder here and provides in the holder here .	that at the adivery hered. [1402. W070 the hard owner §. of the premises abwe grantel, of all incurdence	
And the said part 0.5 c the first part 6 - berely coverant and arrew and that ther will warrant and defend the same against all parties making layfor It is agreed between the parties berets that the part 0.55 of the first part is a first of a post-of-star of the same because the same because and that they will warrant and defend the same explaint all parties making layfor It is agreed between the parties berets that the part 0.55 of the first part is the same against all rel starts when the same become do and parkle, and 11 the num and by not haurance compary as hall be specified and directed by the start of .115. Lines. And in the wear that start part .105 the first part is is brein provided, then the party of the second part may pay said tares to the num and by not haurance compary as hall be prediced by the part .105 the first part of THIS (RANT is intended as a mortgage to secure the payment of the same after .1, 125. Lines and, 126. The first start and part THIS (RANT is intended as a mortgage to secure the payment of the same after .1, 126. The mass payties to the part, of the second part, with rem of momer defaced by the aid part, of the second part, with the same of first part shall rule to pay the same as paytief in this links that the same of the part, of the paytees are not help the same madiately mature and become due and payties at the order of a same and the same results the same of, the building on and provides in the holder here are as help the same of the parties. Links the same start, and the same mature, of the same and pay of the same madiately mature and become due and payties at the order of a size and here the result here the same first here the same, and provides at the holder here and provides at the order of a size, and the holder here and provides at the holder here and provides at the holder here and provides in the holder here .	that at the aditory hered. [2102. W070	
And the said series of the first part dobroke coverant and acres of series of a particle series of alternative therein, free and clear and their series of the there have been does not be series of the series of and in the rest of 100 to the series of and in the rest of 100 to the series of and in the rest of 100 to the series of and in the rest of 100 to the series of and in the rest of 100 to the series of and in the series of the series of and in the series of the	that at the adivery hered. [k102. W070	
And the said series of the first part do	that at the aditory hered. [2102. W070	

438