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100		FROM	STATE OF KANSAS, DOUGLAS COUN	ТҮ, вз.
<form></form>			This instrument was filed for record	on the 25 dr
by		то	JuneA. D: 19_45	, at _9:50_o'clock_A.
THIS INDENTURE, Made this124			parea.	Register of Deeds
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<pre>Tro Thousand and SolOose the formation of the part of consideration of the part of the set of</pre>			nan O	
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<pre>with the appurtemences and all the estate, tille and interest of the said part 161_of the first part therein. The date and part 162_of the first part</pre>	A strip or Thirteen South; and Caroline M. Register of Decc Laura A. Sibley gister of deeds Beginning along the North astorly of, med anta Fe Railway listant from an roperty Title Of North along said zaining an area zaining an area zaining an area zaining an area zaine of said lar is may be reasor rt op roduce ar Also, Beg ortheast Quarte	of land described as all that part of the Range Twenty East, conveyed to the Leas Watson, his wife, by that certain deed is of said Douglas County on April 29.] , his wife, by that certain deed dated 4 of said Douglas County on September 8, , at the Northeast corner of the Northwe line of said Northwest Quarter of Sect isured at right angles to the center lin ' Company; thence southeasterly along a i parallel to said center line of the y ' and Kailway Company for the east line of so show y Company for the east line of fro and Eighty-eight Hundrodths (2.5 i all oil, gas or other mineral on, in c d for shafts, pipe lines, tanks, read- mably necessary and convenient in order i and a ta point on the quarter section inning at a point on the quarter section in of Section Thirty-Three (33), Townshi	he North One-half of Section Thi remvorth & Galveston Eailroad Con- dated January 13, 1872 and record 1872 in Book 7 at page 64 and by ugust 27, 1869 and recorded in the 1869 in Book X at Page 602, and est Quarter of said Section Thirt toon Thirty-Three to a point that the of the present main track of the section the present main track of the three which lies seventy-five fee resent, main, track to an intersect of said Northwest Quarter of Sec Section Thirty-Three to the point 180 Acres of land more or less. To under said land, together with mays, railroad tracks and other so to develop said land for oil, ga in line 33 feet South of the North p Thirteen (13-5); Range Twenty	rty-Three; Townsh npany by J. E. Wa ded in records o Joseph T. Sibley the records of th described as fol ty-Three; thenco is seventy-five the Atchison, Top the Atchison, Top
Two Thousand and no/100				
er same of more a started by the side part_y of the second part to pay for any insurance, or either, and the amount to paid adult become a part of the indebtedness, secur- And this convergence shall be void if and payments be made as been precised, and the obligation contained therein fully discharged. If default be made in such payments the made his convergence shall be void if and payments be made as been precised and the obligation contained therein fully discharged. If default be made in such payments and this convergence shall be void if and payments be made as been precised and the obligation precised for in an other of the second pay of the second discharge. The second pay of the second pay	And the said part1 and seized of a good an and that they will warr. It is agreed betwee or assessed against said such sum and by such in extent of <u>his</u> int as herein provided, then this indenture, and shall	tees and all the estate, title and interest of the said par $\frac{2S}{1} = 0$ the first part download the same state of the same state of the same state of the same state state state of the same state stat	tics of the first part therein. d divery hereo. the lawful owner. morane	— of the premises above gran or assessments that may be for our against fire and tormal rty— of the second part to and to keep add premises for
<pre>international field of principal of the add principal and the "performance formation between a manner provided by the part and mercer to add here the solution of the add principal add here the solution of the solution of the add principal add here the solution of t</pre>	And the said part and seized of a good an and that they will warr. It is agreed between or assessed against said such sum and by uuch in extent of hill, init his indenture, and shall THIS GRANT is in THIS GRANT is in according to the terms of	nces and all the estate, title and interest of the said par $\frac{95}{100} = 06$ the first part download the interest of the first part download the interest in and defend the same against all partice making lawful claim the number of the same against all partice making lawful claim the number of the same against all partice making lawful claim the number of the same become due and parable, and that the partice here as a ball be pecified and directed by the part $\frac{1}{2}$. Or treat. And in the event that said part. $\frac{1}{2}$. Of the first part shall fail the part. $\frac{1}{2}$ of the second over may pay add the same dimension hear interest at the rate of 10% from the date of payment until lawford as a more the payment of the sum of $\frac{1}{2}$. OTO	tics_of the first part therein. delivery hereof_they_firethe lawfor owner.fi mbrance eren. all times during the life of this indenture, pay all taxes of y_williker the building your said real ensure inno the second part, the low, if any, made payable to the pan o pay such taxes when the same become 1.4 and payable copy repaid.	— of the premises above graz or assessments that may be for ured agains for and tornada rty — of the second part to and to keep said premises insu t of the indebteness, secure t of the indebteness, secure <u>durino</u> 10.4
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IN WITNESS WHEREOF, The part 105_of the first part hd/0_ hereunto settheirhandband seal.s_ the day and year last a writtenGeorge W. Sharman(St	And the sid spart and seired of a good an and that they will ware It is agreed between er ascend against aid such your and by nech in extent of <u>h10.</u> int a breigt provided, that in This GRANT is in This GRANT is in and by <u>115.</u> terms according to the terms of and by <u>115.5</u> etcm sid part <u>165.6</u> of the for part hereory of many solit part here of a many	sees and all the estate, title and interest of the said par $\frac{95}{2}$ soft he fars part do hereby corenant and agree that at h d indefeasible catuse of inheritance therein, free and clear of all inci- nation and defend the same against all parties making lawful claim th in the parties hereto this the part_10.6 of the fart part shall at	tics_of the first part therein. delivery hereof_they_ATAthe lawful owner.S. mbrane erero. all times during the life of this indenture, pay all taxes of the second part, the loas, if any, made payable to the pay y.mtlllkeve the buildings upon said real exats ian the second part, the loas, if any, made payable to the pay the second part, the loas, if any, made payable to the pay the second part, the loas, if any, made payable to the pay the second part, the loas, if any, made payable to the pay the second part, the loas, if any, made payable to the pay the second part, the loas of the second y and payable the second part, the second is the second y and the second y and second part of the second payable the second payable second pay and the amount to paid shall be second payable the second pay and the amount to paid shall be appended by the same become due ar obligation contained therein fully dicharged. If default real exists are not paid when the same become due ar of replay as they are now, or if waste is committed on the second payable to have the payable to committed on the same become due ar of replay as they are now, or if waste is committed on the same become of the same become due ar of replay as they are now, or if waste is committed on the same become of the same become due ar of replay as they are now, or if waste is committed on the same become of the same becom	— of the premises above gran or assessments that may be lo ured against fire and tornal rty— of the second part to and to keep add premises in a to the indebtedness, secure any to of the indebtedness, secure any to of the indebtedness, secure any to of the indebtedness, secure and payable or if the instruc- to of the indebtedness, secure to othe indebtedness, secure any to other indebtedness, secure any to other and the indebtedness and the other the adapted to other any to other the adapted to other adapted to other adapted to other the adapted to other adapted to other adapted to other the adapted to other adapted to other adapted to other the adapted to other adapted to other adapted to other the adapted to other adapted to other ada
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STATE OFKansas County of Douglas BE IT REMEMBERED, That on this _21stday of JuneA.D. 19.45, before a Notary Publicin the aforesaid County and State, came. Gaorge W. Sherran and (SEAL) In the aforesaid County and State, came. Gaorge W. Sherran and (SEAL) In the aforesaid County and State, came. Gaorge W. Sherran and (SEAL) In the personally known to be the same person. S who executed the foregoing instrument and duly acknowledged execution of the same IN WITNESS WHEREOF, I have hereunto subscribed my name, and affixed my official seal on the day and year above written My commission expires on the25 January	And the sid Syraf- and seifed of a good an and that they will ware It is agreed between or auscred arguing aid such any and by such in events of	trees and all the estate, title and interest of the said par $\frac{2S}{2S}$ of the first part download the same state of the same sector $\frac{2S}{2S}$ of the first part download the same sector $\frac{2S}{2S}$ of the first part download the same sector $\frac{2S}{2S}$ of the first part download the same sector $\frac{2S}{2S}$ of the first part download the same sector $\frac{2S}{2S}$ of the first part download the same sector $\frac{2S}{2S}$ of the first part download the same sector $\frac{2S}{2S}$ of the first part download the same sector $\frac{2S}{2S}$ of the first part $\frac{2S}{2S}$ of the sector $\frac{2S}{2S}$ of the first part $\frac{2S}{2S}$ of the sector $\frac{2S}{2S}$	tics_of the first part therein. delivery hereof_th(2)_ATO_the lawful ownerS. methods and the life of this indenture, pay all taxes of the second part, the loak, if any, made payable to the pay ywill keep the buildings upon said real extra inn the second part, the loak, if any, made payable to the pay the second part, the loak, if any, made payable to the pay the second part, the loak, if any, made payable to the pay the second part, the loak, if any, made payable to the pay the second part, the loak, if any, made payable to the pay the second part, the loak, if any, made payable to the pay sum of momer, executed on the 19th sty of starturing thereon according to the terms of said oblig requires the second of the second of the second of the oblightion contained thermin furth such the second of the second oblightion contained thermin for the second of the tay oblightion contained thermin for the second of the tay thereord, in the manner proceeded by law and out of a bay thereord, in the manner proceeded by law and out of a bay thereord, in the manner proceeded by law and out of a bay thereord, in the manner proceeded by law and out of a bay thereord, in the manner proceeded by law and out of a bay thereord, in the manner proceeded by law and out of a bay thereord, in the manner proceeded by law and out of a bay thereord, in the manner proceeded by law and out of a bay thereord, in the manner proceeded by law and out of a bay thereord, in the manner proceeded by law and out of a bay thereord, in the manner proceeded by law and out of a bay thereord, in the manner proceeded by law and out of a bay thereord, in the manner proceeded by law and out of a bay thereord, in the manner proceeded by law and out of a bay thereord, in the manner proceeded by law and out of a bay thereord, in the second and the completed by law and out of a bay thereord, in the manner proceeded by law and out of a bay thereord, in the manner proceeded by law and bay benef thereord, in the manner proceeded by	- of the premises above gran or assessments that may be le ured against fire and tormalo try - of the second part to and to keep add permise in use tt of the indebtedness, secured during DOLLA Jurio DOLLA Jurio
Set June A.D. 1945., before to Notary Public BE IT REMEMBERED, That on this 21st_day of June A.D. 1945., before to Notary Public (SEAL) In the aforesaid County and State, came.Gaarge W. Sherran and Rosening in the wire same person.s. who executed the foregoing instrument and duly acknowledged execution of the same. (SEAL) WHEREOF, I have hereunto subscribed my name, and affixed my official seni on the day and year and wire same in the subscribed my name, and affixed my official seni on the day and year by commission expires on the 25 day of January, 19.46. RELEASE RELEASE	And the nid spart and seired of a good an and hait they will ware It is agreed between or a susceld against aid such as an and by nech in extent of	trees and all the estate, title and interest of the said par $\frac{2S}{2S}$ of the first part download the same state of the same sector $\frac{2S}{2S}$ of the first part download the same sector $\frac{2S}{2S}$ of the first part download the same sector $\frac{2S}{2S}$ of the first part download the same sector $\frac{2S}{2S}$ of the first part download the same sector $\frac{2S}{2S}$ of the first part download the same sector $\frac{2S}{2S}$ of the first part download the same sector $\frac{2S}{2S}$ of the first part download the same sector $\frac{2S}{2S}$ of the first part $\frac{2S}{2S}$ of the sector $\frac{2S}{2S}$ of the first part $\frac{2S}{2S}$ of the sector $\frac{2S}{2S}$	tics_of the first part therein. delivery hereof_th(2)_ATO_the lawful ownerS. methods and the life of this indenture, pay all taxes of the second part, the loak, if any, made payable to the pay ywill keep the buildings upon said real extra inn the second part, the loak, if any, made payable to the pay the second part, the loak, if any, made payable to the pay the second part, the loak, if any, made payable to the pay the second part, the loak, if any, made payable to the pay the second part, the loak, if any, made payable to the pay the second part, the loak, if any, made payable to the pay sum of momer, executed on the 19th sty of starturing thereon according to the terms of said oblig requires the second of the second of the second of the oblightion contained thermin furth such the second of the second oblightion contained thermin for the second of the tay oblightion contained thermin for the second of the tay thereord, in the manner proceeded by law and out of a bay thereord, in the manner proceeded by law and out of a bay thereord, in the manner proceeded by law and out of a bay thereord, in the manner proceeded by law and out of a bay thereord, in the manner proceeded by law and out of a bay thereord, in the manner proceeded by law and out of a bay thereord, in the manner proceeded by law and out of a bay thereord, in the manner proceeded by law and out of a bay thereord, in the manner proceeded by law and out of a bay thereord, in the manner proceeded by law and out of a bay thereord, in the manner proceeded by law and out of a bay thereord, in the manner proceeded by law and out of a bay thereord, in the manner proceeded by law and out of a bay thereord, in the manner proceeded by law and out of a bay thereord, in the manner proceeded by law and out of a bay thereord, in the second and the completed by law and out of a bay thereord, in the manner proceeded by law and out of a bay thereord, in the manner proceeded by law and bay benef thereord, in the manner proceeded by	— of the premises above gran or assessments that may be le- ured against fire and tormald rty — of the second part to and to keep add premise inau- t of the indebtedness, secured be made in nuclear and the instrument of a premise, the indebtedness, secured be made in nuclear and the instrument of particular and the instrument is a second particular and
BE IT REMEMBERED, That on this <u>21st</u> day of <u>June</u> A.D. 19.45, before a <u>Notary Public</u> In the aforesaid County and State, came <u>Gaarge W. Sharran and</u> <u>Rosenima L. Shorman his wife</u> (SEAL) to me personally known to be the same person_ <u>6</u> , who executed the foregoing instrument and duly acknowledged execution of the same IN WINESS WHEREOF, I have hereunto subscribed my name, and affixed my official seal on the day and year above written. My commission expires on the <u>25</u> day of <u>January</u> , 19.46. <u>Geo. W. Kuhne</u> <u>Notary Public</u> RELEASE	And the sid spart and seired of a good an and that they will ware It is a greed between or a succed against aid such areas and by each in a brief of the spart of the and brief of the spart of the THIS GRANT is in THIS GRANT is in THIS GRANT is in and brythe the spart is a provided and brythe sid part is good on any seli- pert there of a say seli- net the spart of any seli- set the spart of any selis- st the spart of any selis- st the spart of any selis- t the spart of any selist the	trees and all the estate, title and interest of the said par $\frac{2S}{2S}$ of the first part download the same state of the same sector $\frac{2S}{2S}$ of the first part download the same sector $\frac{2S}{2S}$ of the first part download the same sector $\frac{2S}{2S}$ of the first part download the same sector $\frac{2S}{2S}$ of the first part download the same sector $\frac{2S}{2S}$ of the first part download the same sector $\frac{2S}{2S}$ of the first part download the same sector $\frac{2S}{2S}$ of the first part download the same sector $\frac{2S}{2S}$ of the first part $\frac{2S}{2S}$ of the sector $\frac{2S}{2S}$ of the first part $\frac{2S}{2S}$ of the sector $\frac{2S}{2S}$	tics_of the first part therein. delivery hereof_th(2)_ATO_the lawful ownerS. methods and the life of this indenture, pay all taxes of the second part, the loak, if any, made payable to the pay ywill keep the buildings upon said real extra inn the second part, the loak, if any, made payable to the pay the second part, the loak, if any, made payable to the pay the second part, the loak, if any, made payable to the pay the second part, the loak, if any, made payable to the pay the second part, the loak, if any, made payable to the pay the second part, the loak, if any, made payable to the pay sum of momer, executed on the 19th sty of starturing thereon according to the terms of said oblig requires the second of the second of the second of the oblightion contained thermin furth such the second of the second oblightion contained thermin for the second of the tay oblightion contained thermin for the second of the tay thereord, in the manner proceeded by law and out of a bay thereord, in the manner proceeded by law and out of a bay thereord, in the manner proceeded by law and out of a bay thereord, in the manner proceeded by law and out of a bay thereord, in the manner proceeded by law and out of a bay thereord, in the manner proceeded by law and out of a bay thereord, in the manner proceeded by law and out of a bay thereord, in the manner proceeded by law and out of a bay thereord, in the manner proceeded by law and out of a bay thereord, in the manner proceeded by law and out of a bay thereord, in the manner proceeded by law and out of a bay thereord, in the manner proceeded by law and out of a bay thereord, in the manner proceeded by law and out of a bay thereord, in the manner proceeded by law and out of a bay thereord, in the manner proceeded by law and out of a bay thereord, in the second and the completed by law and out of a bay thereord, in the manner proceeded by law and out of a bay thereord, in the manner proceeded by law and bay benef thereord, in the manner proceeded by	- of the premises above gran or an examents that may be le- ured against fire and tormald rty - of the second part to and to keep add premise inau- t of the indebtedness, secured be made in nuclear and the secure of the indebtedness, secured be made in unch and the secure of the indebtedness, secured be made in nuclear and the secure of the indebtedness, secured be made in unch and secure of the indebtedness, secured be made in unch and the secure of particle of the insurance, in grant and the secure and the other indebtedness, secured be made in unch and the secure of particle of the insurance, if the insurance, the secure of particle of the insurance, is second particle of the secure is second particle of the secure is the day and year last abb (SEA (SEA
Rosenira L. Shorman his wife (SEAL) to me personally known to be the same person.s. who executed the foregoing instrument and duly acknowledged execution of the same. In WITNESS WHEREOF, I have hereunto subscribed my name, and affixed my official seal on the day and year hove written. My commission expires on the day of, 19.46 RELEASE	And the sid spart and seried of a good an and that they will ware ind that they will ware it is agreed between events of <u>half</u> into the first more and by each ind that the more and that into the first more and that into the first more and that into the first more and that into the terms of and by <u>its</u> the terms of and here the terms of and inter to any selfs the term of any selfs the terms and benefits accruit to retain the amount has the terms and benefits accruit to retain the amount has the terms and benefits accruit to retain the amount has the terms and benefits accruit to retain the amount has and inter to and benefits accruit to retain the amount has the terms and benefits accruit to retain the amount has and the terms of the terms of and inter to and benefits accruit to retain the amount has the terms and benefits accruit to retain the amount has a provide the terms of and inter to and benefits accruit to retain the amount has a provide the terms of any terms and benefits accruit to retain the amount has a provide the terms of any terms and benefits accruit to retain the amount has a provide the terms of a second terms and the terms of a second terms and terms and the terms of a second terms and terms and terms and terms and terms and the terms and terms and terms and terms and terms and the terms and terms and terms and terms and terms and terms and terms and terms and terms and terms	ncess and all the estate, title and interest of the said par $\frac{0.5}{2.5}$ of the fart part download to be a said of the fart part download to be a said of the fart part download to be a said of the fart part download to be a said of the fart part hall at the part load of the fart part hall at the part load of the fart part hall at the part load of the fart part hall at the part load of the fart part hall at the part load of the fart part hall at the part load of the fart part hall at the part load of the fart part hall at the part load of the fart part hall at the part load of the fart part hall fail the part load of the fart part hall at the part load of the fart part hall fail the part load of the fart part hall fail the part load of the pa	tics_of the first part therein. delivery hereof_th(2)_ATO_the lawful ownerS. methods and the life of this indenture, pay all taxes of the second part, the loak, if any, made payable to the pay ywill keep the buildings upon said real extra inn the second part, the loak, if any, made payable to the pay the second part, the loak, if any, made payable to the pay the second part, the loak, if any, made payable to the pay the second part, the loak, if any, made payable to the pay the second part, the loak, if any, made payable to the pay the second part, the loak, if any, made payable to the pay sum of momer, executed on the 19th sty of starturing thereon according to the terms of said oblig requires the second of the second of the second of the oblightion contained thermin furth such the second of the second oblightion contained thermin for the second of the tay oblightion contained thermin for the second of the tay thereord, in the manner proceeded by law and out of a bay thereord, in the manner proceeded by law and out of a bay thereord, in the manner proceeded by law and out of a bay thereord, in the manner proceeded by law and out of a bay thereord, in the manner proceeded by law and out of a bay thereord, in the manner proceeded by law and out of a bay thereord, in the manner proceeded by law and out of a bay thereord, in the manner proceeded by law and out of a bay thereord, in the manner proceeded by law and out of a bay thereord, in the manner proceeded by law and out of a bay thereord, in the manner proceeded by law and out of a bay thereord, in the manner proceeded by law and out of a bay thereord, in the manner proceeded by law and out of a bay thereord, in the manner proceeded by law and out of a bay thereord, in the manner proceeded by law and out of a bay thereord, in the second and the completed by law and out of a bay thereord, in the manner proceeded by law and out of a bay thereord, in the manner proceeded by law and bay benef thereord, in the manner proceeded by	- of the premises above gran or assessments that may be le- ured against fire and tornald rty of the second part to and to keep add permise inau- and to keep add permise inau- t of the indebtedness, secured of th
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