| | FROM | STATE OF KANSAS, DOUGLAS COUNTY, sa. This instrument was filed for record on the <u>6</u> day of |
|-------------|--|--|
|) | Orville J. Hughey & Bernice S. Hughey | <u>November</u> A. D. 1945., at li 20. o'clock A. M. |
| | TO | |
| | The First National Bank Lawrence, Kans THIS INDENTURE, Made this fifth day of Nove | By |
| | hundred and forty-five between Ory | ille J. Hurhey and Bernice E. Hurhey, his wife |
| 벨) | ofin the County ofD part ies of the first part, and The First Hational F | urlas and State of Kansas |
| | WITNESSETH, That the said partics_ of the first part | part_y of the second part. |
| I] | <u>-One thousand and no/100 (\$1009.00)</u> which is hereby acknowledged, ha <u>Ye</u> sold, and by this indent the following described real estate situated and being in the Co | |
| | Lot Numbered eighteen (| 18) in Lindley Addition to the City |
|)) | of Lawrence. | |
| | | |
| | | |
| | | |
| | 이 지수는 것은 것은 사람은 소리에서 가격했다. | |
| | | |
| | | |
| | | |
| 1 | | |
| | | |
| 2 | | |
| | with the appurtenances and all the estate, title and interest of | the said partesof the first part therein. |
| | with the appurtenances and all the estate, title and interest of And the said part is is the first part do hereby covenant and and seized of a good and indefeasible estate of inheritance therein, fire and | agree that at the delivery hereof they ore the lawful owner. 5. of the premises above granted, |
| ¥) | And the said part <u>10</u> SL of the first part do <u>brreby</u> covenant and and seized of a good and indefeasible estate of inheritance therein, free and and that they will warrant and defend the same against all parties making in the same between the aview herein the view of the first | agree that at the delivery hereof the provide the started owner. S. of the premises above granted, clear of all incumbrance |
| 2 1 | And the said part <u>12</u> of the first part do <u>b</u> bereby covenant and and seized of a good and indefeasible estate of inheritance therein, firee and and that they will warrant and defend the same against all parties making It is agreed between the parties herein that the part <u>12</u> of the fir or assessed against said real estate when the same becomes due and parabic, such sums on by such insurance commany as abull be specified and directed by | agree that at the delivery hereof. $\underline{\text{throw}} \text{ Pro}$ the lawful owner. S. of the premises above granted, clear of all incumbrance |
| 4 | And the said part_ <u>1CL</u> _6 the first part do hereby covenant and and scired of a good and indefeasible estate of inheritance therein, fire and and that they will warrant and defend the same sames all parties making. It is agreed between the parties hereto that the part_ <u>1CL</u> _0 of the fir or assessed against said real estate when the same become due and payable, such sum and by such insurance company as shall be specified and directed by presented <u>1</u> | agree that at the delivery bereof. <u>Enoy</u> <u>pro</u> the lawful owner_Z, of the premises above granted, clear of all incumbrance |
| 4 | And the said part_1CL_6 the first part do hereby covenant and and scired of a good and indefeasible estate of inheritance therein, fire and and that they will warrant and defend the same same still partice making. It is agreed between the partice hereto that the part_1CL_0 of the fir or assessed against said real estate when the same become due and payable, such sum and by such insurance company as shall be specified and directed by extent of | agree that at the delivery bereof. <u>Enoy</u> <u>pro</u> the lawful owner_L, of the premises above granted, clear of all incumbrance <u>bereof.</u> It part shall at all times during the life of this indenture, pay all taxes or assessments that may be leved and <u>that</u> . <u>throy</u> <u>will</u> keep the buildings upon aid real cause insured against fire and cornado in the part_model. The part of the second part, the loss, if any, made payable to the part. <u>Market in the part is the second part</u> to the part shall full to pay such taxes when the same become due and payable and to thep aid presime insured was and insurance, or right, and the amount so paid shall cohome a part of the indebtedness, secured by payment until fully repaid. |
| 3 1 | And the said part <u>125.64</u> the first part do <u>b</u> bereby covenant and and seized of a good and indefeasible estate of inheritance therein, fire and and that they will warrant and defend the same against all parties making it is agreed between the parties hereto that the part <u>125.65</u> of the fir or assessed against said real estate when the same become due and parable, such sum and by such insurance company as abil the specified and directed by extents of <u>125.65</u> interest. And in the event that said part <u>125.65</u> of the first as herein provided, then the part <u>125.65</u> of the series of part may pay said this indemure, and shall hear interest as the rate of 105 from the date of THIS GRANT is intereded as a mortgace to secure the payment of the r <u>One thousand and no/100</u> | agree that at the delivery bereof. <u>Enor</u> <u>Dro</u> the lawful owner_Z, of the premises above granted, clear of all incumbrance |
| | And the said part <u>1 c S.</u> of the first part do <u>beredy</u> coverant and and seized of a good and indefeasible estate of inheritance therein, fire and and that they will warrant and defend the same samins all parties making. It is agreed between the parties hereto that the part <u>1 C B</u> of the fir or assessed against said real estate when the same becomes due and parable, such sum and by rack insurance company as shall be specified and directed by extent of <u>1 C B</u> interest. And in the event that said part <u>LC B</u> of the fir as herein provided, then the part <u>1 C B</u> of the second part may pay said this indensure, and shall hear interest at the rate of 10% from the date of TRIS GRANT is intended as a mortgate to accure the payment of the t <u>One thousand and not 100/100</u> external written obligation for the and by <u>1 S B</u> terms made payable to the part <u>1 C</u> of the second part to pay the | agree that at the delivery bereof. <u>Enoy</u> <u>DFO</u> the lawful owner_Z, of the premises above granted, clear of all incumbrance <u>bereof.</u> <u>Berefic Laim</u> in thereto. It part hall at all times during the life of this indenture, pay all taxes or assessments that may be levied and that <u>bloy</u> <u>Will keys</u> the buildings upon aid real entue insured against fire and tornado in the part of the second part, the loss, if any, made payable to the part of the second part to the the part of the second part, the loss, if any, made payable to the part of the second part to the the part of the second part, the loss, if any, made payable to the part of the second part to the same and insurance, or either, and the emount so paid shall eclome a part of the indetedness, recurde by payment until fully repaid. |
| | And the said part <u>1 c S.</u> of the first part do <u>beredy</u> coverant and and seized of a good and indefeasible estate of inheritance therein, fire and and that they will warrant and defend the same samins all parties making. It is agreed between the parties hereto that the part <u>1 C B</u> of the fir or assessed against said real estate when the same becomes due and parable, such sum and by rack insurance company as shall be specified and directed by extent of <u>1 C B</u> interest. And in the event that said part <u>LC B</u> of the fir as herein provided, then the part <u>1 C B</u> of the second part may pay said this indensure, and shall hear interest at the rate of 10% from the date of TRIS GRANT is intended as a mortgate to accure the payment of the t <u>One thousand and not 100/100</u> external written obligation for the and by <u>1 S B</u> terms made payable to the part <u>1 C</u> of the second part to pay the | agree that at the delivery bereof. <u>Enoy</u> <u>DFO</u> the lawful owner_Z, of the premises above granted, clear of all incumbrance <u>bereof.</u> <u>Berefic Laim</u> in thereto. It part hall at all times during the life of this indenture, pay all taxes or assessments that may be levied and that <u>bloy</u> <u>Will keys</u> the buildings upon aid real entue insured against fire and tornado in the part of the second part, the loss, if any, made payable to the part of the second part to the the part of the second part, the loss, if any, made payable to the part of the second part to the the part of the second part, the loss, if any, made payable to the part of the second part to the same and insurance, or either, and the emount so paid shall eclome a part of the indetedness, recurde by payment until fully repaid. |
| 2) | And the said part <u>1 c S.</u> of the first part do <u>berefs</u> coverant and and scired of a good and indefeasible estate of inheritance therein, fire and and that they will warrant and defend the same sames all parties making. It is agreed between the parties hereto that the part <u>1 C J</u> of the fir or assenced against said real estate when the same become due and payable, such sum and by such insurance company as shall be specified and directed by extent of <u>1 t C J</u> interest. And in the event that said part <u>1 C J</u> of the fir as herein provided, then the part <u>1 C J</u> of the second part <u>may pay take of</u> this provided, then the part <u>1 C J</u> of the second part <u>may pay take of</u> the part <u>1 C J</u> is the second part <u>1 C J</u> of the fir as <u>berein provided</u> , then a <u>1 C J C J</u> of the second part to pay take of the <u>1 C J C J C J</u> of the second part to pay take of the <u>1 C J C J C J C J C J</u> of the second part to pay according to the terms <u>and D J C J C J</u> of the second part to pay part <u>1 C J C J C J C J C J C J C J C J C J C </u> | agree that at the delivery bereof. <u>Ency</u> . <u>PPC</u> the lawful owner_Z, of the premises above granted, clear of all incumbrance |
| | And the said part_ <u>1CL</u> ed the first part do hereby covenant and and seized of a good and indefeasible estate of inheritance therein, fire and and that they will warrant and defend the same sames all parties making. It is agreed between the parties hereto that the part_ <u>1CL</u> of the fir or assessed against aid real estate when the same become due and payable, such sum and by nuch insurance company as shall be specified and directed by extent of <u>1CL</u> interval. And in the errent that sain part_ <u>1CL</u> of the fir all hereinney; and shall hear interval at the rate of 10% from the date of THIS GRANT is intended as a mortgate to secure the payment of the and by <u>1LL</u> there as <u>1CL</u> <u>CL</u> <u>certain</u> written obligation_ for the and by <u>1LL</u> <u>terms and DDC</u> <u>certain written obligation</u> for the and by <u>1LL</u> <u>terms and DDC</u> <u>certain written obligation</u> for the and brief as <u>provided</u> herein, or if the buildings on said real reast pay profit of the paysolic the terms, or and the rest of the second part in the pay provided herein, or if the buildings on said real reast pays the there is the second pay the terms and paysolic the the bliest monitoring maximum discharged herein, or if the building the state payment as the base there is the pay the state as a provided in this is pay there is any payable therein, or if the buildings on said real reast are on the light pays and the base me due and payable at the optime and and trents and benefits ascimute the payments hereing, or if it pay there is any pay the state and pay the state previous first pays the state are pay and it will be and the pays the state as provided in this pay there is any pay the base due and payshe at the optime and at the baller monitoring mature and bene due and payshe at the optime termines and at reats and benefits ascirate termines and and and a pay the payments hereing, payshe the baller | agree that at the delivery bereof. <u>Ency</u> . <u>Pro</u> the lawful owner_Z, of the premises above granted, clear of all incumbrance |
| | And the said part_ <u>125.ed</u> the first part do hereby covenant and and seifed of a good and indefeasible estate of inheritance therein, fire and and that they will warrant and defend the same samins all parties making. It is agreed between the parties hereto that the part_ <u>125.ed</u> of the fir or assessed against aid real estate when the same become due and payable, usch sum and by such insurance company as shall be specified and directed by erests of <u>1125.</u> | agree that at the delivery bereof. <u>Ency</u> . <u>PPC</u> the lawful owner_Z, of the premises above granted, clear of all incumbrance |
| | And the said part_125_cd the first part dorevery covenant and and scired of a good and indefeasible estate of inheritance therein, fire and and that they will warrant and defend the same sames all parties making. It is agreed between the parties hereto that the part_25_0 of the fir or successed against aid real estate when the same becomes due and apayable, such sum and by much insurance company as abalt be specified and directed by extent of 152 | agree that at the delivery bereof things first optimized by the barful owner_L. of the premises above granted, clear of all incumbrance |
| | And the said part_ <u>125.ed</u> the first part do hereby covenant and and seifed of a good and indefeasible estate of inheritance therein, fire and and that they will warrant and defend the same samins all parties making. It is agreed between the parties hereto that the part_ <u>125.ed</u> of the fir or assessed against aid real estate when the same become due and payable, usch sum and by such insurance company as shall be specified and directed by erests of <u>1125.</u> | agree that at the delivery bereof things first optimized by the second part of the premises above granted, clear of all incumbrance |
| | And the said part_ <u>125.ed</u> the first part do hereby covenant and and seifed of a good and indefeasible estate of inheritance therein, fire and and that they will warrant and defend the same samins all parties making. It is agreed between the parties hereto that the part_ <u>125.ed</u> of the fir or assessed against aid real estate when the same become due and payable, usch sum and by such insurance company as shall be specified and directed by erests of <u>1125.</u> | agree that at the delivery bereof things first operation of the barful owner_L. of the premises above granted, clear of all incumbrance |
| | And the said part_125_cd the first part do hereby covenant and and acided of a good and indefeasible estate of inheritance therein, fire and and that they will warrant and defend the same sames all parties making. It is agreed between the parties hereto that the part_125_ of the fir or assessed against said real estate when the same become due and payable, when the same daratic said the the error that said parties. If the first of the same daratic said the the error that said parties. If the date of the inheritor, and shall their interest at the rate of 105 from the date of THIS GRANT is intended as a mortpace to secure the payment of the of the inheritor. And the parties the rate of 105 from the date of THIS GRANT is intended as a mortpace to secure the payment of the add by the same state of the part_12 of the second part may recording to the terms of D20errain written obligation for the add by the same state payable to the part_2 of the second part to pay preddy segrent of merger default derives of interest thereas, or if it here the same state payable to the part_2 of the second part to pay in the same state payable to the part_2 of the second part to pay in the same state and there in the the balance of the said particle matter and the same state and the decome due and payable at the optimal the balance interest of a any obligation created herein, or if the balance of the the balan is the target of the therein the the same and payable at the balan is the same at the therein of the balance of the add permises and and to return the amount them therein one is and one will be refines and provide in the 1 and inuce to, and be obligatory upon the beins, executions, administratons, part IN WITNEESS WHEREOF, The part_12 of the first part written. | agree that at the delivery bereof things need on the lawful owner_L. of the premises above granted, clear of all incumbrance |
| | And the said part_125_6 the first part do hereby covenant and and setied of a good and indefeasible estate of inherinance therein, fore and and that they will warrant and defend the same against all particles making It is agreed between the particle herein the same becomes due and payable, such sum and by such insurance company as shall be specified and directed by extent of _112 | agree that at the delivery bereeft bridge DTC the lawful owner_L. of the premises above granted, clear of all incumbrance |
| | And the said part_125_cf the first part do hereby covenant and and acided of a good and indefeasible estate of inheritance therein, fire and and that they will warrant and defend the same samins all parties making. It is agreed between the parties hereto that the part_25_ of the first or assessed against sail to article the same samins all parties making it is agreed between the parties hereto that the part_25_ of the first or assessed against sail be article to the same becomes due and payable, it is agreed between the parties hereto that and the same saminst all parties in the same for a success against sail hear interest and in the error that sail be aprecised and directed by errors to filts of the second part may pay sail the inference, and shall hear interest is the rate of 100° from the date of of the second part may pay sail the of the second part to part of the | agree that at the delivery bereof thing <u>prod</u> the lawful owner_L of the premises above granted, clear of all incumbrance |
| | And the said part_125_cf the first part do hereby covenant and a science of a good and indefeasible estate of inheritance therein, fire and and that they will warrant and defend the same samins all parties making. It is agreed between the parties hereto that the part_25_ of the first or assessed against sail to article the same samins all parties making it is agreed between the parties hereto that the part_25_ of the first or assessed against sail best related to the same beach directed by errors to a 112 | agree that at the delivery bereof things pro- lawful claim thereto. Is wful claim thereto. Is part ability of the buildings upon side rest enter the second part. The buildings upon side rest enter the spatial states or assessments that may be level of the formation of the second part, the loss, if any, made spable to the part. The second part to the part shall state in pays built takes when the same become due and payshes and to there paid previous framework the second part of the second part to the part shall state in pays that takes when the same become due and payshes and to there paid previous framework the payshes the payshes the the payshes the the payshes the the same become due and payshes and to there paid previous framework the payment until they replaid. In of the second part, the loss, if any, made spable to the part. All the the payshes the payses the payment set of the indebtedness, secured by payment until they replaid. In of the second part, the loss, if any, made spable to the part. The payment set of the indebtedness, secured by payment the second part to the second part. The payment set of the indebtedness, secured they are payment to the second part of the second part of the second part. The payment set of the second part of the second part of the second part. The payment set of the second part of the second part. The payment set of the second part of the second part. The payment set of the second part. The part of the second part. The payment set of the second part. The part of the second part. |
| | And the said part_125_cf the first part do hereby covenant and and scied of a good and indefeasible estate of inheritance therein, fire and and that they will warrant and defend the same samins all parties making. It is agreed between the parties hereto that the part_125_ of the first or assessed against ail test less that the the same benefits and directed by erects of 152 | agree that at the delivery bereeftings <u>prod</u> |
| | And the said part_125_cf the first part dokreeky covenant and and scied of a good and indefeasible estate of inheritance therein, fire and and that they will warrant and defend the same samins all parties making. It is agreed between the parties hereto that the part_125_ of the first or assessed against ail test less that the the same known durated against ail test less that the the same known durated against ail test less that the part_125_ of the first or a succeed against ail test less that the same frame durated durated by extent of 152_ internet. And in the error that ail bar first of the second part may pay aid the date of THIS GRANT is intended as a mortrage to secure the payment of the of the housand and no/1000 | agree that at the delivery bereof things product the lawful owner_L. of the premises above granted, clear of all incumbrance |
| | And the said part_125_cd the first part do | agree that at the delivery bereefting <u>Pro</u> the lawful ownerL of the premises above granted, clear of all neumbranes <u></u> |
| | And the said part_125_cf the first part dokreeky covenant and and scied of a good and indefeasible estate of inheritance therein, fire and and that they will warrant and defend the same samins all parties making. It is agreed between the parties hereto that the part_125_ of the first or assessed against ail test less that the the same known durated against ail test less that the the same known durated against ail test less that the part_125_ of the first or a succeed against ail test less that the same frame durated durated by extent of 152_ internet. And in the error that ail bar first of the second part may pay aid the date of THIS GRANT is intended as a mortrage to secure the payment of the of the housand and no/1000 | agree that at the delivery bereeftings <u>prod</u> the lawful owner_L of the premises above granted, clear of all incumbrance |
| | And the said part_125_eff the first part do hereby covenant and and needed of a good and indefeasible exist of inheritance therein, fire and and that they will warrant and defend the same samins all parties making it is agreed between the parties herero that the part_125 of the first or assessed against sail relatives the same becomes due and apathst, such sum and by mach insurance company as shall be specified and directed by the second on 132 | agree that at the delivery bereef. <u>Ency</u> <u>Pro</u> the lawful evener_L of the premises above granted, clear of all incumbrance |
|))) | And the said part_125_6 the first part do | agree that at the delivery bereef. <u>Ency</u> <u>Pro</u> the lawful evener_L of the premises above granted, clear of all incumbrance |

herein