	FROM STATE OF KANSAS, DOUGLAS COUNTY, 55.
	Herbert C. Nunemakur & Ida M. Nunemaker
	TO February A, D. 19-49 at 9:50 o'clock A. N
	The First National Bank Lawrence, Kansas By Register of Deeds.
	THIS INDENTURE, Made this sixth day of February , in the year of our Lord, one thousand nin
0	hundred and Cortyrsix between Herbort C. Kunomaker and Ida E. Nunemaker, his wife
	of Lawrence in the County of <u>Douglas</u> and State of Kansas
	WITNESSETH, That the said part_ies of the first part, in consideration of the sum ofpart_Y of the second part
	One thousand and no/100 (\$1000.00) DOLLARS, to them duly paid, the receipt o which is hereby acknowledged, ha was sold, and by this indenture do - Grant, Bargain, Sell and Mortgage to the said party of the second part the following described real estate situated and being in the County of Douglas and State of Kansas, to wit:
	The South seventy-four (S74)feet of Lot three (3) Block two (2) of South Lawrence,
	an addition to the city of Lawrence.
Later all	
1997	
S-82 0	
	with the annustanances and all the actate title and interact of the anid next factor the first the first standa
1888	with the appurtenances and all the estate, title and interest of the said part_105 of the first part therein. And the said part_128_of the first part do ==breby corenant and agree that at the delivery hereof. <u>thay.are</u> the lawful owner_3. of the premises above granted,
	with the appurtenances and all the estate, title and interest of the said part_105 of the first part therein. And the said part 105 of the first part do ==bereby covenant and agree that at the delivery hereofbarethe lawful owner3. of the premises above granted, and seized of a good and indefeasible estate of inheritance therein, free and clear of all incumbrance
	And the said part 128. of the first part da hereby covenant and agree that at the delivery hered. thny AFO the lawful owner. 3. of the premises above granted, and seized of a good and indefeasible estate of inheritance therein, free and clear of all incumbrance
	And the said part <u>128</u> . of the first part da hereby covenant and agree that at the dolvery hered <u>than</u> <u>than <u>than</u> <u>than</u> <u>than</u> <u>than</u> <u>than</u> <u>than</u> </u>
	And the sid part 125_of the first part da hereby covenant and agree that at the ddivery hereof_they_Are_ the lawful owner_S. of the premises above granted, and seized of a good and indefeasible estate of inheritance therein, free and clear of all incumbrance
	And the sid part 125_of the first part da hereby covenant and agree that at the ddivery hereof_they_Are_ the lawful owner_S. of the premises above granted, and seized of a good and indefeasible estate of inheritance therein, free and clear of all incumbrance
	And the sid part <u>128</u> . of the first part do <u></u> breby covenant and agree that at the dolivery breed. <u>thay AFG</u> the lawful owner_S. of the premises above granted, and seited of a good and indefeasible estate of inheritance therein, free and clear of all intrumbrance and that they will warrant and defend the same against all parties making beful claim thereto. It is agreed between the parties hereto that the part_ <u></u> of the first part shall at all times during the life of this indenture, pay all taxes or assessments that may be levied or assessed against sid real estate when the same becomes due and paratic, and that <u>thay will lawer</u> the buildings upon said real estate insured against first and formals in such sum and by such insurance company as hall be specified and directed by the part_ <u>-</u> of the second part, the law, if any, made parable to the part_ <u>_</u> . Yo of the second part to the extern <u>-118</u> directed. And in the event that sid part_ <u></u> of the first part shall full to pay such taxes when the same become darghed parable to the parat. <u></u> of the first part shall full to pay such taxes when the same become darghed parable and to keep said premises insured as berein provided, then the second part may pay gaid tax and insurance, or either, and the amount so paid shall <u>bereint</u> part of the indebtednese, secured by this indenture, and shall be as moriegine to secure the payment of the sum of
	And the sid part <u>195</u> of the first part do <u></u> boreby covenant and agree that at the dolivery bareof. <u>thay fire</u> the lawful owner_6. of the premises above granted, and seized of a good and indefeasible estate of inheritance therein, free and clear of all incumbrance and that they will warrant and defend the same against all parties making lawful claim thereto. It is agreed between the parties hereto that the part <u></u> of the first part shall at all times during the life of this indenture, pay all taxes or assessments that may be levied or assessed against aid real estate when the same becomes due and payske, and that <u>thay first</u> <u>1000</u> mill there proves and real estate insured against real estate insured against first and to same become due payshe to the part <u></u> of the first part shall fail to pay such taxes when the same become due payshe to the part <u></u> of the first part shall fail to pay such taxes when the same become due payshe to the part <u></u> of the first part shall fail to pay such taxes when the same become due payshe to the part <u></u> of the first part shall fail to pay such taxes when the same become due payshe to the part <u></u> of the first part shall fail to pay such taxes when the same become duepade payshe to the part <u></u> of the first part shall fail to pay such taxes when the same become duepade payshe to the part <u></u> of the first part shall fail to pay such taxes when the same become duepade payshe to the part <u></u> of the first part shall fail to pay such taxes when the same become duepade payshe to the part <u></u> of the indebiedness, accured by this inclustre, and shall be as more taxes to payment will fully repaid. THIS <u>GRANT is instended</u> as a more pay can be paysed to be payment of the sum of <u></u>
	And the said part <u>125</u> . of the first part dabreek covenant and arree that at the dolivery hered. <u>1102</u> <u>112</u>
Dr	And the said part <u>195</u> . of the first part do <u></u> bereby covenant and agree that at the delivery breed. <u>thuy NFO</u> the lawful owner_S. of the premises above granted, and seized of a good and indefeasible estate of inheritance therein, free and clear of all incumbrance and that they will warrant and defend the same against all parties making beful claim thereto. It is agreed between the parties hereto that the part_ <u></u> of the first part shall at all times during the life of this indenture, pay all taxes or assessments that may be levied or assessed against said real estate when the same becomes due and parake, and that <u>1000</u> will layer the buildings upon said real estate insured against first and to read by the part_ <u>-</u> of the first part shall at all times during the life of this indenture, pay all taxes or assessments that may be levied or assessed against said real estate when the same becomes due and parake, and that <u>1000</u> will seen the buildings upon said real estate insured against first and to read by the part_ <u>-</u> . Of the second part, the lose, if any, made parable to the part_ <u>-</u> of the first part shall full to pay such taxes when the same become due bad on papels and to keep said premises insured as herein provided, then the second part may pay said tax and insurance, or either, and the amount so paid shall <u>Street provide</u> part of the indetednese, secured by this induction, and all best first of the sourm of
pr	And the said part <u>195</u> . of the first part do <u></u> bereby covenant and agree that at the delivery breed. <u>thuy NFO</u> the lawful owner_S. of the premises above granted, and seized of a good and indefeasible estate of inheritance therein, free and clear of all incumbrance and that they will warrant and defend the same against all parties making beful claim thereto. It is agreed between the parties hereto that the part_ <u></u> of the first part shall at all times during the life of this indenture, pay all taxes or assessments that may be levied or assessed against said real estate when the same becomes due and parake, and that <u>1000</u> will layer the buildings upon said real estate insured against first and to read by the part_ <u>-</u> of the first part shall at all times during the life of this indenture, pay all taxes or assessments that may be levied or assessed against said real estate when the same becomes due and parake, and that <u>1000</u> will seen the buildings upon said real estate insured against first and to read by the part_ <u>-</u> . Of the second part, the lose, if any, made parable to the part_ <u>-</u> of the first part shall full to pay such taxes when the same become due bad on papels and to keep said premises insured as herein provided, then the second part may pay said tax and insurance, or either, and the amount so paid shall <u>Street provide</u> part of the indetednese, secured by this induction, and all best first of the sourm of
pr	And the said part <u>195</u> . of the first part do <u></u> bereby covenant and agree that at the delivery breed. <u>thuy NFO</u> the lawful owner_S. of the premises above granted, and seized of a good and indefeasible estate of inheritance therein, free and clear of all incumbrance and that they will warrant and defend the same against all parties making beful claim thereto. It is agreed between the parties hereto that the part_ <u></u> of the first part shall at all times during the life of this indenture, pay all taxes or assessments that may be levied or assessed against said real estate when the same becomes due and parake, and that <u>1000</u> will layer the buildings upon said real estate insured against first and to read by the part_ <u>-</u> of the first part shall at all times during the life of this indenture, pay all taxes or assessments that may be levied or assessed against said real estate when the same becomes due and parake, and that <u>1000</u> will seen the buildings upon said real estate insured against first and to read by the part_ <u>-</u> . Of the second part, the lose, if any, made parable to the part_ <u>-</u> of the first part shall full to pay such taxes when the same become due bad on papels and to keep said premises insured as herein provided, then the second part may pay said tax and insurance, or either, and the amount so paid shall <u>Street provide</u> part of the indetednese, secured by this induction, and all best first of the sourm of
pr	And the said part <u>125</u> . of the first part de <u></u> bereby covenant and arree that at the dolivery hered <u>thay</u> . <u>120</u> the lawful owner_ <u>3</u> of the premiers above granted, and seized of a good and indefeasible estate of inheritance therein, free and clear of all incumbrance <u></u>
pr	And the said part_225_of the fors part dabreedy covenant and arree that at the dolivery hered_throw_RIG_hy_RIGthe lawful owner_5. of the premiers above granted, and seited of a good and indefeasible state of inherinance therein, free and clear of all incumbrance
pr	And the said part_225_of the fors part dabreedy covenant and arree that at the dolivery hered_throw_RIG_hy_RIGthe lawful owner_5. of the premiers above granted, and seited of a good and indefeasible state of inherinance therein, free and clear of all incumbrance
pr	And the said part <u>125</u> of the fors part debreedy covenant and arree that at the dolvery hered <u>thy</u> <u>170</u> the lawful owner_ <u>3</u> of the premiers above granted, and seized of a good and indefeasible state of inheritance therein, free and clear of all incumbrance and that they will warrant and defend the same against all parties making lawful claim therein. It is arreed between the parties between that the part_ <u></u> of the first part table is all therein. It is arreed between the parties between that and parties and parties and that <u>1100</u> <u>XIII</u> here the buildings upon said real cates are an examents that may be bried or ancead against aid real cates when the same becomes due and parties, may upor table tarse there the lawful owner_ <u>A</u> and there there is a same day parties that and parties are and parties and that <u>1100</u> <u>XIII</u> here the buildings upon said real cates is more the said parties in an of the part that hall full pay such tarse when the same become due <u>Double</u> and the therein or the base of <u>DOULARS</u> . THIS GRANT is intended as a mortage to secure the payment of the sam of <u></u>
pr	And the said part <u>125</u> of the first part dabreedy corenant and arree that at the dolivery breed_ <u>thry_NTC</u> the lawful owner_ <u>1</u> of the premises above granted, and series of a good and indefensible state of laherinner therein, fire and clear of all incumbrance
pr	And the said part <u>125</u> of the first part debreeky corenant and arree that at the dolvery breed_ <u>thrug_ATC</u> be lawful owner_ <u>1</u> . of the premises above pranted, and series of a good and indefensible state of lahering the series of all incompares
pr	And the said part <u>125</u> of the first part dabreek corenant and arree that at the dolivery breed <u>1100</u> <u>110</u> the lawful owner_ <u>1</u> of the premiers above prated, and texted of a good and indefensible state of lahering the state of all incompares <u>1100</u> . <u>ATC</u> the lawful owner_ <u>1</u> of the premiers above prated, and that they will warrant and defend the same against all parties making lawful claim therets. It is agreed between the parties beered that the part <u></u> of the first part ability at lines during the life of this indenture, pay all taxes or assessments that may be levied or assessed against said real extra the when the same becomes due and payake, and that <u>1100</u> <u>XTLl</u> keep the balkings upon said real create issuered arises for and to make the same becomes due and payake that the taxes of the second payake to the part <u></u> of the second part to the creater of <u>1150</u> interent. And in the error that said part <u></u> of the second part that life to pay such taxes when the same becomes due and the part <u></u> of the second part to the the information of the same taxes of the second part may pay said tax and instance, or either, and the amount so paid shall <u>States</u> when the same taxes of the indetectores, secured by this indetector and <u>1050</u> . Certain written collisation <u></u>
pr	And the said part <u>125</u> of the first part debreeky corenant and arree that at the dolvery breed_ <u>thrug_ATC</u> be lawful owner_ <u>1</u> . of the premises above pranted, and series of a good and indefensible state of lahering the series of all incompares
pr	And the said part <u>125</u> of the first part dabreek corenant and arree that at the dolivery breed <u>1100</u> <u>110</u> the lawful owner_ <u>1</u> of the premiers above prated, and texted of a good and indefensible state of lahering the state of all incompares <u>1100</u> . <u>ATC</u> the lawful owner_ <u>1</u> of the premiers above prated, and that they will warrant and defend the same against all parties making lawful claim therets. It is agreed between the parties beered that the part <u></u> of the first part ability at lines during the life of this indenture, pay all taxes or assessments that may be levied or assessed against said real extra the when the same becomes due and payake, and that <u>1100</u> <u>XTLl</u> keep the balkings upon said real create issuered arises for and to make the same becomes due and payake that the taxes of the second payake to the part <u></u> of the second part to the creater of <u>1150</u> interent. And in the error that said part <u></u> of the second part that life to pay such taxes when the same becomes due and the part <u></u> of the second part to the the information of the same taxes of the second part may pay said tax and instance, or either, and the amount so paid shall <u>States</u> when the same taxes of the indetectores, secured by this indetector and <u>1050</u> . Certain written collisation <u></u>
pr	And the said part <u>125</u> of the forst part debreedy covenant and arree that at the dolvery breed_ <u>thry_NTO</u> be lawful owner_ <u>6</u> . of the premiers above granted, and seized of a good and indefensible scatte of inheritance therein, free and clear of all incumbrance
pr	And the said part <u>125</u> of the first part debreeky corenant and arree that at the doivery breed_ <u>120</u> <u>120</u> the lawful owner_ <u>1</u> of the premises above pranted, and texts of a good and indefensible casts of all increments there of all increments. It is agreed between the parties hereto that the part <u></u> of the first part <u>All</u> at all times during the life of this indenture, pay all taxes or assessments that may be levied or assessed agains said real extra two hard here same becomes due and payakles in that <u>L120</u> <u>X111</u> keep the ballings upon said real erate issuered arains for and to hard the same becomes due and payakles in the L120 <u>X111</u> keep the ballings upon said real erate issuered arains for and to here said by the same becomes due and payakles the the same becomes due and payakles the same becomes due and payakle to the part <u></u> of the second part to the carter of <u></u>
	And the said part <u>195</u> . Of the first part debreedy corenant and arree that at the dolvery breed_ <u>thry_ATC</u> breed averaged a series above prated, and exist of a good and indefeasible state of inherinance therein, free and clear of all incumbrance
pr	And the said part 125_of the fors part do hereby corenant and arere that at the doivery hered_throws the lawful owner_1 of the premiers above pranted, and tested of a good and indefensible state of a hereinance therein, free and clear of all incumbrance
	And the said part <u>195</u> . Of the fors part debreedy corenant and arere that at the dolvery breed_thry_NTMthe lawful owner_1. 6 of the premiers above pratted, and drived of a good and indefensible casts of inheritance therein, free and clear of all incumbrance
pr	And the sid put_125_ of the fars part dkereby correnant and agree that at the dolivery breed_they_0.0.0 methods are a seed and indefendenable cause of inherinance therein, fore and clear of all incumbance
pr	And the uid put_definition the part do kereky coronant and arree that at the delivery hered_they are the life of this indenture, pay all taxes or assessments that may be level or assessments and in the errors that as a payable at the there and payable and there are applied and there and payable and the assessment as a stable the payable and there and payable and the assessment as a stable as a margine or the payable. This for the payable to the there are and and the assess that assess the max be level or assessment as a stable the payable to the there are and and the assessment as a stable that there and and the assessment as the assessment as a stable that the assessment as that as a stable table to a stable table to assess the many assessment as a stable table to a stable table to assess the many assessment as a stable table to a stable table to assess the many assessment as a stable table to assess that assess that the stable table ta
pr	And the side jor
τq	And the side join <u>1625</u> . of the first part do <u></u> betty correnant and arere that a the delivery hereol. <u>Thry APC Market</u> the function entering in the same against all parties making hered chains thered. Thry APC Market the state against all parties making hered chains thered. The same against all parties making hered chains thered. The same against all parties making hered chains thered. The same against all parties making hered chains thered. The same against all parties making hered chains the same against all parties making hered chainst chains
	And the using part_252_of the first part do hereby coremants and area that a the doirry heref_thaty_ATEO_the harded senses that the part of the form part all mark that it and iterations the interval of the part of the sense approximation of the form part all mark the part of the form part all mark the part of the form part all mark that it is all iterations the interval mark at the part of the sense approximation of the sense approxima
	And the said gard_252_of the first part dokeep dormal and agree that a the doirry hared_the larded series and series of all incombance does all shall incombance does all shall have the larded series the larded series and series all states and the said incombance does all income and the said income and does all income and the said income
	And the said gard_252_of the first part dokeep dormal and agree that a the doirry hared_the larded series and series of all incombance does all shall incombance does all shall have the larded series the larded series and series all states and the said incombance does all income and the said income and does all income and the said income
	And the said gard_252_of the first part dokeep dormal and agree that a the doirry hared_the larded series and series of all incombance does all shall incombance does all shall have the larded series the larded series and series all states and the said incombance does all income and the said income and does all income and the said income
rq	And the said gard_252_of the first part dokeep dormal and agree that a the doirry hared_the larded series and series of all incombance does all shall incombance does all shall have the larded series the larded series and series all states and the said incombance does all income and the said income and does all income and the said income
	And the said part_252_of the first part d_==brocky correction and agree that as the delivery harred51AyHTMthe law field owners

 $\prod$ 

C

1

229