	FROM STATE OF KANSAS, DOUGLAS COUNTY, 58.	
0	W. L. Morris & Ruth W. Morris, his wife May A. D. 1946, at 9:10 o'cleck A.	ay of
	To First Matical Bank of Lawrence, Lawrence, Kansas Re	<u>.</u>
	THIS INDENTURE, Made this eleventinday of	nine
	hundred and forty-six between W. L. Norris and Ruth W. Norris,	
	of in the County of Douglas and State of Kansas and State of Kansas and State of Kansas	
	WITNESSETH, That the said part <u>195</u> of the first part, in consideration of the sum of	
n	which is hereby acknowledged, ha Y2sold, and by this indenture doGrant, Bargain, Sell and Mortgage to the said part Y_of the second r the following described real estate situated and being in the County of Douglas and State of Kansas, to-wit:	part,
	Lots Nos. Firteen (15), Sixteen (16) and Seventeen (17) in Block No. One hundred eighty (180) in the City of Eudora.	
		0
0		
N		
24 19		
	with the appurtuances and all the estate, title and interest of the said part_105_of the first part therein.	
	And the said part 22 of the first part do hereby covenant and agree that at the delivery hereof they. ATO the lawful owner 2. of the premises above grant and seized of a good and indefeasible estate of inheritance therein, free and clear of all incumbrance	tel,
	And the said part <u>2.5</u> of the first part do <u>hereby</u> covenant and agree that at the delivery bereof <u>they</u> <u>arto</u> the lawful owner. <u>5</u> of the premises above grant and seited of a good and indefeatible estate of inheritance therein, free and clear of all incombrance <u>set</u> and that they will warant and defend the same against all parties making lawful claim thereto. It is agreed between the parties between blat the part <u>of</u> the first mark the first part of the first part of the induction and the same against all parties making lawful claim thereto.	-
	And the said part_0.2of the first part dokreeky covenant and agree that at the delivery hereof. <u>they</u> BTO the lawful owner_fl_ of the premises above grant and seried of a good and indefeasible catalor of inherinance therein, free and clear of all incrumbrance and that they will warmat and defend the same against all parties making lawful claim thereto. It is agreed between the parties hereto that the part of the first part shall at all time during the life of this indenture, pay all taxes or assessments that may be free or assessed against aid real claste when the same becomes also and payable, and thatkrep the buildings upon and learned to find the same down at and by nuck insurance company as tabli the specified and directed by the part of the second part to cettent of 150, miners, And in the received that in the specified and directed by the part of the second part to cettent of 150, miners, And in the received the specified and directed by the part of the second part to the second here the state the state. And in the received the state part the low to may a built be to the part. 	ried in the
	And the said part_0.2of the fort part dokreeky correnant and agree that at the delivery hereof. <u>tide</u> . BTO the lawful owner_fl_ of the premises above grant and seried of a good and indefeasible catase of inheritance therein, free and clear of all incrumbrance and that they will warrant and defend the same against all parties making lawful claim thereto. It is agreed between the parties bereto that the part of the forts part shall at all time during the life of this indenture, pay all taxes or assessments that may be free or assessed against aid real clastic when the same becomes due and payshie, and thatkrep the buildings upon add read tented for all the same become the aptiest and the same become the assessment shall at all time of the same become the parties of the second part is extent of <u>1158</u> . Increasest. And in the errent that all does that parties that has a been becomes and payshie and the part of the second part is as herein provided, then the part of the same does pays pay and pays and insurance, or which he assent so paid shall colome a part of the interflores, secure this indervines, and abilit be part increast at the same become the pays cation that indiverse. The payshield here and the sament so paid shall colome a part of the interflores. Secure this indervines, and abilit be reast of 100°s from the date of paysment until thigh regaid.	ried in the
	And the said part_D.C. of the form part dokereby correnant and agree that at the delivery hereof. <u>they BIP</u> the lawful owner.f. of the premises above grant and seried of a good and indefeasible catase 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 of the forst part shall at all time during the life of this indenture, pay all taxes or assessments that may be ler or assessed agrinars aid real catter when the name becomes due and payshigh, and thatkerp the buildings upon aid real entire instruct agains for and tornade such sum and by nuch insurance company as shall be specified and directed by the part of the second part, the loss, if any, made payshie to the part of the second part to extent of . <u>115B</u> , interest. And in the event that said pays rait parts high link in the same become due and payshies and the raits of 115B of the state interest at all form the faither this indenture, and shall be state interest at the state of 100 form the date of payment tunil fully repaid. THIS GRANT is intended as a mortgare to secure the payment of the sum of. DURE thousand, and or payses the state of 100 for the sum of 000	ried in the tred by
	And the said part_D.C. of the form part dokereby correnant and agree that at the delivery hereof. <u>they BIP</u> the lawful owner.f. of the premises above grant and seried of a good and indefeasible catase 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 of the forst part shall at all time during the life of this indenture, pay all taxes or assessments that may be ler or assessed agrinars aid real catter when the name becomes due and payshigh, and thatkerp the buildings upon aid real entire instruct agains for and tornade such sum and by nuch insurance company as shall be specified and directed by the part of the second part, the loss, if any, made payshie to the part of the second part to extent of . <u>115B</u> , interest. And in the event that said pays rait parts high link in the same become due and payshies and the raits of 115B of the state interest at all form the faither this indenture, and shall be state interest at the state of 100 form the date of payment tunil fully repaid. THIS GRANT is intended as a mortgare to secure the payment of the sum of. DURE thousand, and or payses the state of 100 for the sum of 000	ried in the tred by
	And the said part_LCL_oft for form part dobreek corrents and agree that at the delivery hereof_LCL_0K_BTC_ the havful owner_L_of the premises above grant and seried of a good and indefeasible catase of inheritance therein, for each ode clear of all incombance 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 of the forst part shall at all time during the life of this indenture, pay all taxes or assessments that may be fer or assessed agrinst said real claster when the name becomes due and payable, and thatkrep the buildings upon asid real entire lanced agrin for and the reade agrin said real claster when the same becomes due and payable, and thatkrep the buildings upon asid real entire lanced agrin for and the reade agrin said real entire that and the precision of the stern payable and be part of the second part to pay claster when the same become due and payable. They for any said taxes and invarance, or either, and the amount so paid shall echome a part of the indebtedness, secured this indemuse, and shall be raited 100 from the date of payment until fully repsid. THIS GRANT is intended as a mortgare to secure the payment of the same of	ried in the tred by
• • • •	And the said part_LCL_of the first part dokretby corrents and agree that at the delivery hereof. LCLY_BTO the havful owner_L_of the premises above grant and seried of a good and indefeasible catalox of inheritance therein, free and clear of all incrumbrance and that they will warmat and defend the same against all parier making lawful claim thereto. It is agreed between the parties hereto that the part of the first part shall at all time during the life of this indenture, pay all taxes or assessments that may be for anoth sum and by match insurance company as shall be specified and directed by the part of the second part, the loss, if any, made payhele to the part of the second part, the loss, if any, made payhele to the part of the second part the loss, if any, made payhele to the part of the second part, the loss, if any, made payhele to the part of the second part, the loss, if any, made payhele to the part of the second part the loss, if any, made payhele to the part of the second part, the loss, if any, made payhele to the part of the second part the loss, if any, made payhele to the part of the second part the loss, if any, made payhele to the part of the indetendens, secured in this indemute, and shall be are indetendent pay match in the same of moment, executed and the amount so paid shall cleare a part of the indetendens, secured this indemute, and shall be interest at the same of the payment of the sum of moment, executed on the	und in the by ungoroin ungoroin man
	And the said part_D.C. of the form part dokreek correnant and agree that at the delivery hereof. <u>LiQUATC</u> the havful owner_D. of the premises above grant and seried of a good and indefeasible custoe 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 of the first part shall at all time during the life of this indenture, pay all targ or assessments that may be fer or assessed agrinnt said real custoe when the mane becomes due and payship, and thatkrep the buildings upon all targ or assessments. And in the precised and diverselfs, and thatkrep the buildings upon all read or assessed in the part (ind in the the the ASS, the ore the and add add add add add add add add add
	And the said part_LCL_oft for for part dokretcy corrents and agree that at the delivery hereofLCL_OFT_BTC the havful owner_L_of the premises alove grant and seried of a good and indefeasible catase of inheritance therein, for an ode clear of all incombance and that they will warrant and defend the same against all parties making lawful clim thereto. It is agreed between the parties hereto that the part of the forst part shall at all time during the life of this indenture, pay all taxes or assessments that may be fer or assessed against aid real catase when the same becomes due and payshing and thatkrep the buildings upon aid real entite innered against for and tormate. And in the errent that aid part information in the same become due and payshing in the part of the second part, the loss, if any, made payshie to the part of the second part to reatest ed. 1128_interest. And in the errent that aid part that part shall all to pay next that they for an one due and payshie and they are the same become due and payshie and to be part. THIS GRANT is intended as a mortpart to secure the payment of the same of	ind in in the tred by the the the ale ve ve
	And the said part_LCthe form part dokereby correnant and agree that at the delivery hereofLCAFQthe havfal owner_L of the premises alow a grant and addited as a good and indefeasible catalog in the form, form and delived in the form, form and be said and addited as a source of a good and indefeasible catalog and addited as a source of the form the state of the state of the form the state of the state of the state of the form the state	ind in the tred T T T T T T T T T T T T T T T T T T T
	And the said part_LCL_of the first part dokretcy corrents and agree that at the delivery hereofkret	ve L)
, , ,	And the said part_LCL_off the first part dokreeks corrent and agree that at the delivery hereofLCL_O_TER the havfal owner_L_of the premises alow a grant and agree of a good and indefeasible catagood in the deriver, by the pression of the first part shall at all time delivery hereofLCL_O_TER the havfal owner_L_of the premises alow a grant all parties making lawful claim thereto. It is agreed between the parties hereto that the part of the forst part shall at all time during the bindings upon axid real entities incred against aid erect. And in the erect the same becomes due and parylink and thatkrep the buildings upon axid real entities incred against aid erect. And in the erect that all LCL of the first part shall at all time during the part during the same becomes due and parylink in the same become due and parylink to the part of the second part to a same stat in the part of the second part to part and that indiverse. And in the erect that all of the first part shall at an one to any parties to secure the part and that and the amount so paid shall close a part of the second part may pary axid taxs and insurance, or either, and the amount so paid shall close a part of the second part may pary axid taxs and insurance, or either, and the amount so paid shall close a part of the indebedness, secured the part of the second part may part in while indebedness, secured and the indebedness are correlated to the terms of	
	And the said part_LCL_off the first part dokretchy corrents and agree that at the delivery hereofLCL_O_T_CL_D_T_LCL_O_T_LCL_CL_CL_CL_CL_CL_CL_CL_CL_CL_CL_CL_CL	
	And the said part_DE for for for hereby correnant and agree that at the delivery hereof LEQ the lawfal owner_A of the premises alove grant and seried of a good and indefeasible customed therein, for an additional deleta of all incombance	Ass. Ass.
	And the said part_LCL_off the first part dokereby corrents and agree that at the delivery hereofkereby corrents. A first part here in the form here and effect the indefectable carries of the first part shall at all time delivery hereofkereby part and series and part the part of the premises alway agree and are delivered in the first part shall at all time delivery here as a series are assessments that may be for or assessed at starts here in the same becomes due and parts, the law of the first part shall at all time delivery here as a series and exactly and hatkere the bankings upon axid real entire law the here becomes due and parts, the law of the second part to be part to interest and in the start part in the start part and interest and the start part and interest are and the same become due and parts the start of the second part to part and the indefense as a nortpart to secure the part may part and the same decimes, secured the same start at the indetecdness, secured the indetecdness, secured the indetecdness are approximated and parts the same decimes and parts the same decimes. This GRANT is intended as a mortpart to secure the part may not the same and decime and the same decimes and parts the same decimes and parts the same decimes and parts the same decime and parts the same decimes and parts the same decime and parts the same decimes and parts the same decime and parts the same decime and parts the same decimes and parts the same decime and parts the	Ass. Ass.
	And the said part 102_of the first part dohereby coremant and garee that as the deferey hereof	
	And the said part_ICL_O_the form pure dohreely coremant and agree that as the deferrer herea. <u>Liky BIC</u> he have a set in the premises along agree that as the deferrer herea. <u>Liky BIC</u> he have the parties that the partof the form part shill as all times during the life of this indenture, pay all taxes or assessments that may be for a set of a set of a set of the members and the set of the se	
	And the side part_LCL	
	And the side art_125_0 (the form put do for and care of all incomensates	
	And the side and <u>set default des</u> be not <u>des</u> <u>interpretered</u> to set default and like and the set of a good and indexines therein, for an adder of all increments <u>des</u> <u>interpretered</u> . The interfault set of the set of	
	And the side art_125_0 (the form put do	

0

 $\left[\right]$

 $(\bigcirc$

 \square

- 🌐

0

1.