	FROM	STATE OF KANSAS, DOUGLAS COUNTY, 55.
- Ruel C. Blank	enbeker and Fern E. Elephone	This instrument was filed for record on the 8th day of
	то	June A.D. 1946, at 10:05 o'clock A. M.
The Lawrence Bu	ilding and Loan Association	By Deputy.
THIS INDENTUR hundred and fo	E. Made this 8th day of	June, in the year of our Lord, one thousand nine
	Ruel C. Blankenbeker a	nd korn E. Blankonbokor, husband and wife
of Lawronco part_ics_ of the first		Dourlas and State of Kansas And State of Kansas
WITNESSETH, TH	nat the said part ies of the first part, i sen Hundred and no/100	in consideration of the sum of part.Y of the second part.
which is hereby acknow the following described	ledged, ha <u>VC</u> sold, and by this indenture real estate situated and being in the Coun	e do duly paid, the receipt of e do Grant, Bargain, Sell and Mortgage to the said part Z_of the second part, ity of Douglas and State of Kansas, to-wit:
Tne	South Thirty-seven and one-h	half (373) fret of Lot Six (6), Block Fifteon
(15)	, Lane Place Addition, an add	dition to the City of Lawrence.
with the appurtenances a	nd all the estate, title and interest of the	said part_12.5 of the first part therein.
and that they will warrant and	defend the same antipat all same	
and that they will warrant and It is agreed between the p or assessed against said real eat	defend the same against all parties making lawfu arties bereto that the part 1.05 , of the first part at when the same becomes due and and built of the	al claim therein. It shall at all times during the life of this indenture, pay all taxes or assessments that may be levied
and that they will warrant and It is agreed between the p or assessed against said real est such sum and by such insurance extent of <u>100</u> interest.	defend the same against all parties making lawfu varties hereto that the part 1.05 , of the first par ate when the same becomes due and payable, and it company as shall be specified and directed by the p up in the symp the said set $\frac{1}{2}.05$ for $\frac{1}{2}$ for $$	al claim thereto. It shall as all times during the life of this indenture, pay all taxes or assessments that may be levied has $Li(2) \times V(2)L$ keep the buildings upon said real estate instruct against fire and tormado in wrt $\mathcal{Y}_{}$ of the second part, the loss, if any, made payable to the part $\mathcal{Y}_{}$ of the second part to the
and that they will warrant and It is agreed between the p or assessed against said real est such sum and by such insurance extent of 105 interest. A as herein provided, then the pp this inderure, and shall here i	defend the same against all parties making lawfur arties hereto that the part_ ± 0.5 of the first par- ter when the same becomes due and payable, and it company as shall be specified and directed by the p and in the event that said part_ ± 0.5 of the first part ± 1.2 . of the second part may pay and pass ar	al claim thereto. It shall as all times during the life of this indenture, pay all taxes or assessments that may be levied hat. <u>Lifey.</u> <u>VIAL</u> keep the buildings upon said real estate insured gasinst fire and tornado in usrt <u>V</u> of the second part, the loss, if any, make payable to the part <u>A</u> of the second part to the shall fail to pay such taxes when the same become due and payable and to keep said premises insured in insurance, or either, and the amount so paid hall cloken a sart of the industruence, orecan be
and that they will warrant and It is agreed between the p or assested agrinnt said real eat such sum and by such insurance extent of <u>155</u> interest. A as breein provided, there the p this indenture, and shall here i THIS GRANT is intended according to the terms of <u>0</u>	defend the same against all parties making lawfur arties hereto that the part_ 10.5 of the fort par- tar when the same becomes due and payable, and it company as shall be specified and directed by the par- nal in the event that said part. 12.5 of the fort part 12.5 of the second part may form the date of pays interest at the said of 00% from the date of pays as a mojetage to accure the payment of the same of 12.5 for the payment of the same 10.5 for 12.5 for 12.5 for 10.5 for 10.5 for 12.5 for 10.5 for 10.5 for 10.5 for 12.5 for 10.5 fo	al claim thereto. It that at all times during the life of this indenture, pay all taxes or assessments that may be levied has $\frac{U(y)}{U(y)} U(y)$ here buildings upon said real estate insured against fire and tormade in writh of the second part, the loss, if any, made payable to the part. We differ to the shall fail to pay such taxes when the same become due and payable and to keep said premises insured of insurance, or either, and the amount so paid shall echome a part of the indebtedness, secured by form unit fully repaid. DULLANS, int of said sum of money, executed on the <u>Stirt</u> day of <u>JUTO</u> 10 - 60
and that they will warrant and It is agreed between the p or assessed agrinnt said real eat such sum and by such insurance extent of <u>155</u> interest. A as herein provided, there the pa this indenture, and shall here i THIS GRANT is intended according to the terms of <u>0</u>	defend the same against all parties making lawfur arties hereto that the part_ 10.5 of the fort par- tar when the same becomes due and payable, and it company as shall be specified and directed by the par- nal in the event that said part. 12.5 of the fort part 12.5 of the second part may form the date of pays interest at the said of 00% from the date of pays as a mojetage to accure the payment of the same of 12.5 for the payment of the same 10.5 for 12.5 for 12.5 for 10.5 for 10.5 for 12.5 for 10.5 for 10.5 for 10.5 for 12.5 for 10.5 fo	al claim thereto. It that at all times during the life of this indenture, pay all taxes or assessments that may be levied has $\frac{U(y)}{U(y)} U(y)$ here buildings upon said real estate insured against fire and tormade in writh of the second part, the loss, if any, made payable to the part. We differ to the shall fail to pay such taxes when the same become due and payable and to keep said premises insured of insurance, or either, and the amount so paid shall echome a part of the indebtedness, secured by form unit fully repaid. DULLANS, int of said sum of money, executed on the <u>Stirt</u> day of <u>JUTO</u> 10 - 60
and that they will warrant and It is acreed between the p or assessed egainst asid real are such sum and by such invarance such sum and by such invarance such as the such as a such as a such as as berein provided, then the pa its indenture, and shall beeri TIIIS GRANT is intended according to the terms of $-\Omega$? and by <u>150</u> there is part and by <u>150</u> of the first part And this convergence that and become bachene, and the ver- table become bachene, and the ver- table become bachene, and the ver- sile for the such as a such a	defend the same against all parties making lawfur arries hereto that the part_ 10.5 of the fort par- tar when the same becomes due and payable, and it company as shall be specified and directed by the par- nut. 10^{-1} of the second part may 10^{-1} of 10^{-1} of the second part may 10^{-1} of 10^{-1} of 10^{-1} of the second part may 10^{-1} of 10^{-1}	al claim thereto. It that all times during the life of this indenture, pay all taxes or assessments that may be levied has <u>Lifey</u> VILL keep the buildings upon said real estate insured against fire and tormade in wart $\underline{J}_{}$ of the second part, the loss, if any, made payable to the part. $\underline{J}_{}$ of the second part to the abilities the second part, the loss, if any, made payable to the part. $\underline{J}_{}$ of the second part to the abilities the second part, the loss, if any, made payable and to keep said premises insured of insurance or either, and the amount so paid shall celome a part of the indebtedness, secured by form unit only repaid. $\underline{J}_{}$ DOLLANS, all interest accuring thereon according to the terms of said obligation and abo to secure any sum $\underline{J}_{}$ (10 - 10 - 10 - 10 - 10 - 10 - 10 - 10
and that they will warrant and It is acceed between the g or assessed gamins aid real are such sum and by such insurance extent ofS interest. A as brein provided, then the pa- this indenture, and hall beeri TIIIS GRANT is intended according to the terms ofS and byS of the first part And this convergance that and the part of the first part And the convergance that and become bachene, and the ve-	defend the same against all parties making lawfur arries hereto that the part_ 10.5 of the fort par- tar when the same becomes due and payable, and it company as shall be specified and directed by the par- nut. 10^{-1} of the second part may 10^{-1} of 10^{-1} of the second part may 10^{-1} of 10^{-1} of 10^{-1} of the second part may 10^{-1} of 10^{-1}	al claim thereto. It that all times during the life of this indenture, pay all taxes or assessments that may be levied has <u>Lifey</u> VILL keep the buildings upon said real estate insured against fire and tormade in wart $\underline{J}_{}$ of the second part, the loss, if any, made payable to the part. $\underline{J}_{}$ of the second part to the abilities the second part, the loss, if any, made payable to the part. $\underline{J}_{}$ of the second part to the abilities the second part, the loss, if any, made payable and to keep said premises insured of insurance or either, and the amount so paid shall celome a part of the indebtedness, secured by form unit only repaid. $\underline{J}_{}$ DOLLANS, all interest accuring thereon according to the terms of said obligation and abo to secure any sum $\underline{J}_{}$ (10 - 10 - 10 - 10 - 10 - 10 - 10 - 10
and that they will warrant and it is agreed between the r or assessed gazints and real are such sum and by such insurance extent of	defend the same against all parties making lawfur artics herrio that the part_102 due to the first par- tic when the same becomes due and payable, and it company as shall be specified and directed by the part and in the event that said part_12. So the first part art of the second part may pay said taxs are interest at the state of 10% from the date of pays as a motrage to secure the payment of the sum of 212 becomes initiate of motion and the sum of 212 becomes initiate of the second part, with the payable to the part of the second part, with the payable to the part of the second part, with the payable to the part of the second part, with the payable to the same as provided in this indefini- er wold if such payment be made as herein apecide where and payable as its payment of the bable become of the bablement of the sold provides the there of parties and herein to cleake with the coals the first part. 205.	al claim thereto. It that all times during the life of this indenture, pay all taxes or assessments that may be levied has <u>Lifey VIAL</u> keep the buildings upon asid real estate insured against that may be levied has <u>Lifey VIAL</u> keep the buildings upon asid real estate insured against the second part to the shall fail to pay such taxes when the same become due and payable and to keep asid premises insured and insurance, or either, and the amount so paid shall ectome a part of the indebtedcas, secured by the second part is the same become due and payable and to keep asid premises insured and insurance, or either, and the amount so paid shall ectome a part of the indebtedcas, secure by the second part of the amount so paid shall ectome a part of the indebtedcas, secure by the second part of the amount so paid shall ectome a part of the indebtedcas, secure by the second part of the amount so paid shall come a part of the indebtedcas, secure by the second part of the second part of the second part of the second part of the second part is and the abligation contained therein fully discharged. If default he made in such payment are any the second second is shall be abligation for a same provided by the second part of the second part of the insurance is those provided for in same view of the second part of the second part of the insurance is provements thereon in the manner provided by law and to bars a receiver appointed to collect the and charge individe thereon scale therein for the second part of the part of the instrument is and part of the second part of the second part is the part of the second part of the second part of the instrument is a second part of the second part of the instrument is a second part of the second part of the instrument is a second part of the second part of the second part of the second part of the instrument is a second part of the second
and that they will warrant and It is acceed between the p or assessed existin said real are such sum and by tuch insurance such sum and by tuch insurance table indexture, and shall beer THIS GRANT is intended according to the terms of and by tick terms made or sum of monry advanced by and by tick terms made or sum of monry advanced by and this enversarily part and the enversarily part and the enversarily part to real met and benefits accruing there to reals the amount then unpair making tuch bales on dremand, to and innut to, and be obligatory IN WITNESS WHERM	defend the same against all parties making lawfur artics herrio that the part_hCB_ of the first par- ter when the same becomes due and payable, and it company as shall be specified and directed by the p min the event that said part_hCF the first part rt of the second part may pay said tass are interest at the said of DSF from the date of pays mass a motivate to accure the payment of the same of 212 theory. Hinth of the second part, with the payable to the part of the second part, with the payable part of the second part, with the payable to the payment be made as herein apacitation or if the bubbings on and rest rest in the pay- hof at the payment be made as herein pacities even if use hayments be made as herein pacities the payable as the period rest from the bubb rest of the bubbings on add rest of the oblight become a from remaining unpuble, and all of the oblight become from a not will be present particular to the bubbe become of or particular will here contour the the contour from and to will be present particular to the the contour from and to will be present particular to the bubbe become of particular and interest, topecher with the contour from a not will be present particular to the bubbe become of particular and interest. How contour the bubbe become of the bubble and interest. How contour the particular to the source of the bubble become of particular and interest. How contour the bubble become of particular and interest. How contour the bubble become of particular and interest. How contour the contour the contour of particular and interest. How contour the particular to the bubble become of particular and interest. How contour the contour the contour of particular and interest. How contour the contour the contour of particular and interest. How contour the	al claim thereto. It that all times during the life of this indenture, pay all taxes or assessments that may be levied here. Life, VIAL keep the buildings upon aid real erasts insured against free and tormade in strl \mathcal{L}_{100} with \mathcal{L}_{100} with the step of the tax, and the payable to the part, \mathcal{L}_{100} of the second part to the shall fail to pay such taxes when the same become due and payable and to here paid part to the net unit fully repaid. The statistical structure of the structure of the indebtedness, secured by the statistical structure of the structure of the indebtedness, secured by the structure of the structure of the structure of the indebtedness, secured by the structure of the structure of the structure of the indebtedness, secured by the structure of the structure of the structure of the structure of the indebtedness, secured by the structure of the structure of the structure of the indebtedness, secure of the structure of the structure of the structure of the structure of the indebtedness, secure of the structure of the structure of the structure of the structure of the indebtedness, secure of the structure of the structure of the structure of the indebtedness of the structure of the indebtedness of the indebtedness of the indebtedness of the indebtedness of the structure of the structure of the indebtedness of the indebtedness of the indebtedness of the indebtedness of the structure of the structure of the structure of the structure of the indebtedness of the structure of the indebtedness of the indebtedness of the structure of the indebtedness of the structure of the indebtedness of the indebtedness of the structure of the structure of the indebtedness of the structure of the i
and that they will warrant and It is agreed between the g or assessed gasins aid real are such sum and by tuch insurance such such and the such and the such is indenture, and shall keeri THIS GRANT is intended according to the terms of and by is 50 turns made or sum of more algoraged by such the survey for the pull part of the survey for the pull and this canvey for the pull and the survey for the pull and the survey for the pull rest and benefits accruing there to testin the amount then unpain making such algor, on dramad, to and inuce to, and be obligatory.	defend the same against all parties making lawfur artics herrio that the part_102 due to the first par- tic when the same becomes due and payable, and it company as shall be specified and directed by the part and in the event that said part_12. So the first part art of the second part may pay said taxs are interest at the state of 10% from the date of pays as a motrage to secure the payment of the sum of 212 becomes initiate of motion and the sum of 212 becomes initiate of the second part, with the payable to the part of the second part, with the payable to the part of the second part, with the payable to the part of the second part, with the payable to the same as provided in this indefini- er wold if such payment be made as herein apecide where and payable as its payment of the bable become of the bablement of the sold provides the there of parties and herein to cleake with the coals the first part. 205.	al claim thereto. It that all times during the life of this indenture, pay all taxes or assessments that may be levied has _Life_V_V_Ll_keep the buildings upon aid real estate insured azimuts that may be levied has _Life_V_V_Ll_keep the buildings upon aid real estate insured azimuts for and tornado in wrtyof the second part, the loss, if any, made payable to the part of the second part to the estate as the same become due and payable and to keep aid premises insured and insurance, or either, and the amount so paid shall colone a part of the indebtedness, secured by
and that they will warrant and It is agreed between the ry or anested against said real est such sum and by such insurance extent of <u>155</u> interest. A such sum and by auch insurance its indenture, and shall bear i THIS GRAXT is intended according to the terms of <u>155</u> and by <u>155</u> of the first part and by <u>1555</u> of the first part of rest part be a provided herein, shall become absolute, and the curve rents and benefits accruing there and inure to and be collipherer y	defend the same against all parties making lawfur artics herrio that the part_102 due to the first par- tic when the same becomes due and payable, and it company as shall be specified and directed by the part and in the event that said part_12. So the first part art of the second part may pay said taxs are interest at the state of 10% from the date of pays as a motrage to secure the payment of the sum of 212 becomes initiate of motion and the sum of 212 becomes initiate of the second part, with the payable to the part of the second part, with the payable to the part of the second part, with the payable to the part of the second part, with the payable to the same as provided in this indefini- er wold if such payment be made as herein apecide where and payable as its payment of the bable become of the bablement of the sold provides the there of parties and herein to cleake with the coals the first part. 205.	al claim thereto. It that all times during the life of this indenture, pay all taxes or assessments that may be levied has
and that they will warrant and It is agreed between the g or assessed gasins aid real are such sum and by tuch insurance such such and the such and the such is indenture, and shall keeri THIS GRANT is intended according to the terms of and by is 50 turns made or sum of more algoraged by such the survey for the pull part of the survey for the pull and this canvey for the pull and the survey for the pull and the survey for the pull rest and benefits accruing there to testin the amount then unpain making such algor, on dramad, to and inuce to, and be obligatory.	defend the same against all parties making lawfur artics herrio that the part_102 due to the first par- tic when the same becomes due and payable, and it company as shall be specified and directed by the part and in the event that said part_12. So the first part art of the second part may pay said taxs are interest at the state of 10% from the date of pays as a motrage to secure the payment of the sum of 212 becomes initiate of motion and the sum of 212 becomes initiate of the second part, with the payable to the part of the second part, with the payable to the part of the second part, with the payable to the part of the second part, with the payable to the same as provided in this indefini- er wold if such payment be made as herein apecide where and payable as its payment of the bable become of the bablement of the sold provides the there of parties and herein to cleake with the coals the first part. 205.	al claim thereto. It that all times during the life of this indenture, pay all taxes of assessments that may be levied has _Life_V_VIA_keep the buildings upon aid real estate insured against free and tornado in artof the second part, the loss, if any, made payable to the part of the second part to the artof the second part, the loss, if any, made payable to the part of the second part to the end insurance, or either, and the amount so paid shall colone a part of the indebtedeas, secured by
and that they will warrant and It is accred between the r or assessed against add real are are as sum and by tack invarance extents of	defend the same against all parties making lawfu arrites herrio that the part_102_ of the first part is when the asime becomes due and payable, and it company as shall be specified and directed by the part and in the event that said part_12. So the first part rt of the second part may pay said taxs and particular that and part may pay said tax and 1212 to first the payable that the second part, with payable to the part of the second part, with the part_12 to the second part, payable to the part that the part of the second part, with the part of the there are a provided in the subscript reased thereby, part the promises and all the in from and the second part parts be the part of the there is the terms and provisions of the induce the forth part 1201 the first part 1201 the first part 1201 the first part 1201 the first part part 1201 the first p	al claim thereto. It that all times during the life of this indenture, pay all taxes or assessments that may be levied has
and that they will warrant and It is agreed between the r or usessed spring tails real are such sum and by nuch insurance estimated in the second second second second as herein provided, then the sp trillis GRANT is interned. THIS GRANT is interned according to the terms of action in the terms of and by its and by its a	defend the same against all parties making lawfu arrites herrio that the part_h02_ of the first part is the when the same becomes due and payable, and it company as shall be specified and directed by the part and in the event that said part The first part rt of the second part may pay said taxs and if the event here and part may pay said taxs and 12125667. http://docd.arrd_proj.10 40 the second part, may pay said tax and payable to the part of the second part, with the said path the same same second path the same and particles and all the in- front in the said the premises hereby remoted. The part and mitter to coller with the collar before that the targe and provisions of this inflore SOF. The part icg_of the first part ha.y. 	al claim thereto. It shall set all times during the life of this indenture, pay all taxes or assessments that may be levied as Life. VILL keep the buildings upon aid real erasts insured against that may be levied building that all times during the lise, if any, made payable to the part
and that they will warrant and It is agreed between the r or survested against stail cell ar such sum and by nuch insurance estimated in the second state of the second at herein provided, then the sp thill GRANT is interest. THIS GRANT is interest. at both the second state of the second according to the terms of at both the terms of at both the terms of at both the terms of at both the terms of the second state or sums of more states of the second the second state of the second state immediately maure and become the second state of the second state is a second by the second states it is agreed by the parties at much the second states of the second the second states of the second states its second by the second states its second states its second by the second states its second by the second states its second by the second states its second states its second s	defend the same against all parties making lawfu arries hereto that the part_102 of the fort par- ties when the same becomes due and payable, and it company as shall be precified and directed by the part in the event that said part_12. So the forts part there is the best of DS from the date of paym ************************************	al claim thereto. t shall stall times during the life of this indenture, pay all taxes or assessments that may be levied has birdy. Vol. 11 keys the buildings upon aid real entate insured against for and tornado in start
and that they will warrant and It is agreed between the r or assessed agrins tail cell are are how and by tuch invarance scatter of	defend the same against all parties making lawfu arrites herrio that the part_102_0the fort par- tarrites herrio that the part_102_0the fort part to company as shall be specified and directed by the part in the event that said part_102_0the forte part mass a motivate to accurate the payment of the sum of 1212CoOR minutofrom the date of paym as a motivate to accurate the payment of the sum of 1212CoOR minutofrom the date of payment as a motivate to accurate the payment of the sum of 1212CoOR minutofrom the date of payment as a motivate to accurate the payment of the sum payable to the part_1 of the second part, with the pay paytor to the payment of the battern are and payther to the said premises and all the in- the forth payments be made as before payment to of participal at the option of the battern are and payther to the said premises and all the in- the forth part, and the terms and previous and all the forth the forth part, and the terms and previous and all the forth the forth part, and the terms and previous of this inder the forth part, and the terms and previous and all the forth the forth part, 1202 the forth part, 1202 the forth part, 1202 the forth part, 1202 and the terms and previous of this inder the forth part, 1202 and the terms and previous of this inder the forth part, 1202 and the terms and previous of this inder the forth part, 1202 and the forth part in the terms and and previous the forth part in the and and the terms and previous of this inder the forth part, 1202 and the terms and previous of this inder and the terms and previous of this inder and and the previous and this inder and the part, 1202 and the terms and previous of this inder and the terms and the terms and previous of this inder and the	al claim thereto. It takes the all times during the life of this indenture, pay all taxes or assessments that may be levied then. LifeY VIAL keep the buildings upon add real estate insured against for and tornado in artYof the second part, the loss, if any, made payable to the part of the second part to the ash fail to pay such taxes when the same become due and payable and to keep said premises insured ash fail to pay such taxes when the same become due and payable and to keep said premises insured and insurance, or either, and the amount so paid shall colone a part of the indebteders, secured by
and that they will warrant and It is ascred hereen the r or assessed against said real eat such sum and by nuch insurance extension of the second second second THIS GRANT is intended seconding to the terms of and bytest of the second second rates of the second second second second and the interms of and the conveyance that part there of any obligation and the second second second second and the second second second second to retain the amount then upsi in the second by the second IN WITNESS WHERI WITNESS WHERI STATE OF Sourd Second County of Doug J	defend the same against all parties making lawfu arries hereto that the part_1CD_0 the fort par- ties when the same becomes due and payable, and it company as shall be precified and directed by the part in the event that said part_1D_0 the fort part metry of the second part may pay said taxs and metry of the second part may pay and tax and metry of the second part may pay and tax and metry of the second part may pay and tax and metry of the second part, with the same particle to the same particle to the same particle to the second part, with the same particle to the same the particle to the second part, with the same particle to the same particle to the same the the terms and precisions of the same particle to the same the the terms and precisions of the same particle to the same particle to the same particle to the same particle to the same the term part. 100 of the first part ha. Y Same particle to the same particle to the same particle to the same BE IT REMEMBERED, That on the <u>Final C. Sime</u> In whitess whitespace to be same particle of the same IN WINESS WHERE DE It have the same particle to the same IN WINESS WHERE SAME AND	al claim therets. It that all times during the life of this indenture, pay all taxes or assessments that may be levied as the Life. VIII keep the buildings upon aid real estate insured against the and there all parts to the second part to t
and that they will warrant and It is agreed between the r or survested against still cell ar such sum and by the haurance extent of	defend the same against all parties making lawfu arrites herrio that the part_102_0the fort par- tarrites herrio that the part_102_0the fort part to company as shall be specified and directed by the part in the event that said part_102_0the forte part mass a motivate to accurate the payment of the sum of 1212CoOR minutofrom the date of paym as a motivate to accurate the payment of the sum of 1212CoOR minutofrom the date of payment as a motivate to accurate the payment of the sum of 1212CoOR minutofrom the date of payment as a motivate to accurate the payment of the sum payable to the part_1 of the second part, with the pay paytor to the payment of the battern are and payther to the said premises and all the in- the forth payments be made as before payment to of participal at the option of the battern are and payther to the said premises and all the in- the forth part, and the terms and previous and all the forth the forth part, and the terms and previous and all the forth the forth part, and the terms and previous of this inder the forth part, and the terms and previous and all the forth the forth part, 1202 the forth part, 1202 the forth part, 1202 the forth part, 1202 and the terms and previous of this inder the forth part, 1202 and the terms and previous of this inder the forth part, 1202 and the terms and previous of this inder the forth part, 1202 and the forth part in the terms and and previous the forth part in the and and the terms and previous of this inder the forth part, 1202 and the terms and previous of this inder and the terms and previous of this inder and and the previous and this inder and the part, 1202 and the terms and previous of this inder and the terms and the terms and previous of this inder and the	al claim therets. It that all times during the life of this indenture, pay all taxes or assessment that may be levied as. Life, VIAL keep the buildings upon aid real entate insured against that may be levied as. Life, VIAL keep the buildings upon aid real entate insured against that may be levied as. Life, VIAL keep the buildings upon aid real entate insured against for and creade in the ast of the second part, the lass, if any, made payable to the part, of the second part to the ent outil diffy regain. DOLLAWS, DOLLAWS, DOLL
and that they will warrant and It is agreed between the r or assessed gaving and the summer such sum and by such insurance such sum and by such insurance are confined to the summer and the summer and by its information of money algorized by and by its for the summer and the summer and by its for the summer and the sum and by its for the summer and the sum and the sum and by the sum and the sum and the sum and be sum and the sum making such algorized become remus and benefits account the number in the sum and benefits account the sum and inner to and be configured by sum and inner to and be configured written. STATE OF Kanse County of Dour] (SEAL)	defend the same against all parties making lawfur writes hereto that the part_102	al claim thereto. It takes at all times during the life of this indenture, pay all taxes or assessments that may be levied as. LifeY_VILL keep the buildings upon asid real estate insured assists for an atomako in arr
and that they will warren and It is agreed bearen the r or assessed against stall ceal ar such sum and by nuch instance entered of the second state of the second the bergin provided, then the sp thill GRANT is internet. THIS GRANT is internet according to the terms of at bergin provided in the sp thill GRANT is internet and according to the terms of at bergin provided in the sp thill GRANT is internet and by is a special benchmark and the special internet and the special because the special because internet and benchmark and the special internet and benchmark and the special internet and benchmark and the special is retrine the amount there used and mure to an absorb the benziese and mure to an absorb the benziese and mure to an absorb the benziese and mure to an and the obligatory of STATE OF Kansat County of Dour_] (SEAL)	defend the same against all parties making lawfu arries herro that the part_102_ of the first par- ter when the same becomes due and payable, and it company as shall be precified and directed by the part in the event that said part_125_of the first part the part of the second part may pay said taxs and payable to the part_1 of the second part, with the part of the second part, pays pay said tax and the second part may pay said tax and the part of the second part, pays payable to the part the part of the second part, pays payable to the part the part of the second part, pays payable to the part the part of the second part, pays payable to the part the part of the second part, pays payable to the part of the building on said pays pays of the second part, with the part of the part of the second part, with the part of the part of the second part, with the part of the part of the second part, with the part of the building on said pays of the the part the part of the building on a said pays of the the part the part of the part of the second part of the building the part of the building on a said pays part of the building the part the part of the building on a said pays pays of the building the costs here to that the terms and provisions of the said the costs be fore part 1020 to me part 1020 for the first part ha. Y be in the part of the same pays to me personally known to be the same pays and the same pays when the pays of the same pays and the same pays of the same of the same pays and the same pays of the same of the same pays and the same pays of the same pays of the same pays by commission expires on the 21 of the same pays of the	al claim therets. It shall set all times during the life of this indenture, pay all taxes or assessments that may be levied have buildings upon aid real erasts insured against that may be levied have buildings upon aid real erasts insured against that may be levied have buildings upon aid real erasts insured against the second part to the second part to the same building regid. Different sum of money, executed on the
and that they will warren and It is agreed bearen the r or assessed against stall ceal ar such sum and by nuch instance entered of the second state of the second the bergin provided, then the sp thill GRANT is internet. THIS GRANT is internet according to the terms of at bergin provided in the sp thill GRANT is internet and according to the terms of at bergin provided in the sp thill GRANT is internet and by is a special benchmark and the special internet and the special because the special because internet and benchmark and the special internet and benchmark and the special internet and benchmark and the special is retrine the amount there used and mure to an absorb the benziese and mure to an absorb the benziese and mure to an absorb the benziese and mure to an and the obligatory of STATE OF Kansat County of Dour_] (SEAL)	defend the same against all parties making lawfu arrites herrio that the part_102_ of the first par- tice when the same becomes due and payable, and it company as shall be specified and directed by the part and in the event that said part_12. Coff the first part rt	al claim therets. It shall set all times during the life of this indenture, pay all taxes or assessments that may be levied have buildings upon aid real erasts insured against that may be levied have buildings upon aid real erasts insured against that may be levied have buildings upon aid real erasts insured against the second part to the second part to the same building regid. Different sum of money, executed on the

No.