	FROM	STATE OF KANSAS, DOUGLAS COUNTY, 55.
S. Charles	Snow and June Snow	This instrument was filed for record on the 6th June A. D. 19 46 at 10:10 o'clock A
<i>"</i>	ΤΟ	Narvel a. Beck Register of Deed
The La	wrence Building and Loan Association	ByDeputy.
THIS hundred a	INDENTURE, Made this 24th day of	May , in the year of our Lord, one thousan
	Charles Snow and June Snow, +	
		and State of Kungas 20 Euilding and Loan Association part Y of the second
and the second second	ESSETH, That the said part 102 of the first part, in consi Twelve Hundred Dollars and n	ideration of the sum of
which is h the follow	ereby acknowledged, ha_VC_sold, and by this indenture do ing described real estate situated and being in the County of I	Grant, Bargain, Sell and Mortgage to the said part Y of the second Douglas and State of Kansas, to-wit:
		Fourteen (14) feet of Let No. Sixty Nine (69) awrence in the City of Lawrence, in Douglas
¢.	County, Kansas.	anches in the vity of Lawrence, in Douglas
y		
And the	purtenances and all the estate, title and interest of the said said part <u>105</u> of the first part do <u>hereby covenant and agree that a</u> a good and indefeasible estate of inheritance therein, free and clear of all	at the delivery hereof then are the lawful owner. of the premises above er
And the and seized of and that they It is approved	asid part <u>122</u> of the first part do <u>bereby</u> covenant and agree that as a good and indefeasible estate of inheritance therein, free and clear of all will warrant and defend the same against all parties making lawful claim exclusions that the parties bereat that the part 122 of the fact here and the	at the delivery hereof. <u>they are</u> the lawful owner. I of the premises above gra- incumbrance
And the and seized of and that they It is agr. or ascessed age such sum and extert of	said part_2CL_of the form part dohereby correnant and agree that a a food and indefeasible state of inheritance thereina, free and clear of all will warrant and defend the same azsimat all parties making lawful claim red between the parties herein that the part_2CL_of the form part shall into said real exists when the same becomes due and parks, and that Δp such insurance company as shall be specified and directed by the part_shall.	at the delivery hereof. Lingy, BTC the lawful owners. of the premises above gra- incombinates incombinates and the second part of this indenture, pay all taxes or assessments that may be to at all times during the life of this indenture, pay all taxes or assessments that may be to $\sqrt{2}\sqrt{2}\sqrt{2}$. The second part is the loss, if any, made payable to the part. $\sqrt{2}$ of the second part, in the loss, if any, made payable to the part. $\sqrt{2}$ of the second part is the loss, if any, made payable to the rest. $\sqrt{2}$ of the second part, in the loss, if any, made payable to the part. $\sqrt{2}$ of the second part is the loss, if any, made payable and the loss pairs in in
And the and seized of and that they It is agr. or assessed ag such sum and extent of <u>1</u> as herein pro- this indenture.	as id part_ $\Delta C \subseteq Of$ the fors part dohereby correnant and agree that a a good and indefensible extate of inheritance therein, free and clear of all will warrant and defend the same azimst all parties making lawial clair end between the parties hereto that the part_ $\Delta C \subseteq Of$ the forst part shall into said real extate when the same becomes due and parties, and that ΔC by such insurance company as shall be specified and directed by the part_ ΔC $\Delta C = Of$ the part. $\Delta C = Of$ the part shall part is a part shall part is a single part shall be a $\Delta C = Of$ the part. $\Delta C = Of$ the second part may pay and a tas and inco- and shall be are interest at the are of 10% from the date of payment un of shall be are interest at the are of 10% from the date of payment shall be appendix on and shall be are interest at the are of 10% from the date of payment shall be appendix on and shall be are interest at the are of 10% from the date of payment shall be appendix on and shall be are stored of the second part may pay and a tas and inco- and shall be are stored to payment the stored of the second be appendix on the second payment the second payment the second payment the second pay is a stored payment the payment the pay is a second payment the payment the payment the payment the payment the pay is a stored pay is a stored pay is a second pay is	at the delivery hereof. Lin22. ATC the lawful owners. of the premises above grain incumbrance in the second sec
And the and seized of and that they It is a ser- or assessed as weak sum and extent of	asid part_ ΔCL_{C} of the fors part dohereby correnant and agree that a a good and indefeasible extate of inheritance therein, free and clear of all will warrant and defend the same axists at all parties making lawful clair intra and there are the there are an area of the first part shall be specified and directed by the part, ΔCL_{C} of the first part shall be specified and directed by the part, ΔCL_{C} of the first part shall be interest. And in the error that said part ΔCL_{C} of the first part shall be interest. At the law of the part, ΔCL_{C} of the first part shall be interest. At the law of the part, ΔCL_{C} of the first part shall be interest. At the law of the part, ΔCL_{C} of the first part shall be interest. At the law of the part, ΔCL_{C} of the first part shall be interest. At the law of the part of the same of the same of the part of the p	at the difference
And the and seized of and that they It is a ser- or assessed as weak sum and extent of	asid part_ ΔCL_{C} of the fors part dohereby correnant and agree that a a good and indefeasible extate of inheritance therein, free and clear of all will warrant and defend the same axists at all parties making lawful clair intra and there are the there are an area of the first part shall be specified and directed by the part, ΔCL_{C} of the first part shall be specified and directed by the part, ΔCL_{C} of the first part shall be interest. And in the error that said part ΔCL_{C} of the first part shall be interest. At the law of the part, ΔCL_{C} of the first part shall be interest. At the law of the part, ΔCL_{C} of the first part shall be interest. At the law of the part, ΔCL_{C} of the first part shall be interest. At the law of the part, ΔCL_{C} of the first part shall be interest. At the law of the part of the same of the same of the part of the p	at the difference
And the and seized of ad that they It is a ter- or assessed as weak sum and extent of	asid part_ Δ CL_of the fors part dohereby correnant and agree that a second and indefeasible extate of inheritance therein, free and clear of all a will warrant and defend the same axists at all parties making lawful clair initial real extent when the same here are due and parties. But the fors part shall be specified and directed by the part, Δ CL_of the fors part shall be specified and directed by the part, Δ CL_of the fors part shall be specified and directed by the part, Δ CL_of the fors part shall be specified and directed by the part, Δ CL_of the fors part shall be specified and directed by the part, Δ CL_of the fors part shall be specified and directed by the part, Δ CL_of the fors part shall be specified and directed by the part, Δ CL_of the start shall be specified and the part of the part shall be the the part, Δ CL_of the fors part shall be specified and the part of th	at the difference <u>through BTC</u> the lawful owners. of the premises above grain incumbrance <u>incrembrance</u> in the set of this indenture, pay all taxes or assessments that may be in $\sqrt{2}$ VTALL there is the building upon and restrict instants of against for and trans- where the thread
And the and seized of and that they It is are, or assessed are such sum and extent ofi this indenture, THIS GI according to Ut and byi this indenture, this inden	asid part_field in the first part dobrendy correnant and agree that a second and indefensible extate of inheritance therein, free and clear of all will warrant and defend the same azimst all parties making lawful claim interaction of the second parts. All the second are and parts and the second are and parts and the second are and parts and the second are and parts. All the specified and directed by the part, the second part and the second are and parts and the second are and parts. All the specified and directed by the part, the second part may pay and taxs and into an aball be specified and directed by the part, the second part, and the second part may pay and the second part may pay and taxs and into and aball best interest at the second part, and the second part, and and the second part, and part of the buildings on said real entre and keep in a second part, and the buildings on said real entre of keep in the second part of the second part, when and the second part of the second part, and the second part of the second part, and part of the buildings on said real entre and keep in the second part of the second part	at the different hereof. Linear ATC
And the and seized of and that they T is a ser- or assessed as whether a series are the series a	asid part_field part is part dohereby correnant and agree that a social and inderesible states of inheritance theires, for can deleter of all will warrant and defend the same azimat all parties making lawful claim is asid real estate when the same becomes due and parties, and that's the same azimat all parties making lawful claim is asid real estate when the same becomes due and parties, and that's the same transmission of the same azimat all parties making lawful claim is asid real estate when the same becomes due and parties, and that's the same same same same same same same sam	as the delivery hereof. Lingy BTC the lawful owners. of the premises above grainembrane incombrane to there are a set inner during the life of this indenture, pay all taxes or assessments that may be to there as all times during the life of this indenture, pay all taxes or assessments that may be to there are an even of the state instict a spin of the second part, the loss, if any, made payable to the part. Σ of the second part with the loss, if any, made payable to the result of the pay shows the second part if fully result is the second part if fully result for the second part if fully result for the second part if the loss, if any, made payable and the less paid part if fully result for the second part if fully result to the terms of said obligation and also to secure any marker, of KHENYTATHY AND
And the and seized of and that they T is a ser- or assessed as whether a series are the series a	asid part_field part is part dohereby correnant and agree that a social and inderesible states of inheritance theires, for can deleter of all will warrant and defend the same azimat all parties making lawful claim is asid real estate when the same becomes due and parties, and that's the same azimat all parties making lawful claim is asid real estate when the same becomes due and parties, and that's the same transmission of the same azimat all parties making lawful claim is asid real estate when the same becomes due and parties, and that's the same same same same same same same sam	at the different hereof. Lingy. BTC
And the and seized of and that they It is arg. or assessed ag wheth sum and extent ofi as berein pro- this indenture. THIS G according to U and byi of spame of me and pri of spame of me and pri of spame of me and pri present the sector of the present of the present of the indent of the indent of the indent of the indent of the indent of the inden	asid part_field part is part dohereby correnant and agree that a social and inderesible states of inheritance theires, for can deleter of all will warrant and defend the same azimat all parties making lawful claim is asid real estate when the same becomes due and parties, and that's the same azimat all parties making lawful claim is asid real estate when the same becomes due and parties, and that's the same transmission of the same azimat all parties making lawful claim is asid real estate when the same becomes due and parties, and that's the same same same same same same same sam	as the delivery hereof_ <u>Lindy</u> DPC the lawful owners <u></u> of the premises above gra- incombrane
And the and seized of and that they It is arg. or assessed ag wheth sum and extent ofi as berein pro- this indenture. THIS G according to U and byi of spame of me and pri of spame of me and pri of spame of me and pri present the sector of the present of the present of the indent of the indent of the indent of the indent of the indent of the inden	asid part_field part is part dohereby correnant and agree that a social and inderesible states of inheritance theires, for can deleter of all will warrant and defend the same azimat all parties making lawful claim is asid real estate when the same becomes due and parties, and that's the same azimat all parties making lawful claim is asid real estate when the same becomes due and parties, and that's the same transmission of the same azimat all parties making lawful claim is asid real estate when the same becomes due and parties, and that's the same same same same same same same sam	at the delivery hereof_ <u>Lindy</u> <u>APE</u> _the lawful owners_of the premises above gra- incombrane
And the and seized of and that they It is agr or assessed ag which sum and extent of	asid part_field part is part dohereby correnant and agree that a social and inderesible states of inheritance theires, for can deleter of all will warrant and defend the same azimat all parties making lawful claim is asid real estate when the same becomes due and parties, and that's the same azimat all parties making lawful claim is asid real estate when the same becomes due and parties, and that's the same transmission of the same azimat all parties making lawful claim is asid real estate when the same becomes due and parties, and that's the same same same same same same same sam	as the delivery hereof_linky DFE_the havful owners. of the premises above gra- incombrane
And the and seized of and that they It is arg. or assessed ag wheth sum and extent ofi as berein pro- this indenture. THIS G according to U and byi of spame of me and pri of spame of me and pri of spame of me and pri present the sector of the present of the present of the indent of the indent of the indent of the indent of the indent of the inden	and part_1cc_of the form part dohereby correnant and agree that a social and inderivable state of inheritance thereina, free and clear of all will warrant and defend the same assimat all partices making lawful chains aid real estate when the same becomes due and parties and the form part is form that and part 1.02. of the form part and the form that aid part 1.02. of the form that the part 1.02. of the form that 1.02. of the form the date of part 1.02. of the form the date of part 1.02. of the form the date of part 1.02. of the form the date of the form the date of the part 1.02. of the form the date of the form the date of the part 1.02. of the form the date of the form the date of the part 1.02. of the form the date of the part 1.02. of the form the date of the form the date of the part 1.02. of the form the date of the part 1.02. of the form the date of the part 1.02. of the form the date of the form the date of the part 1.02. of the form the date of the part 1.02. of the form the date of the part 1.02. of the form the date of the part 1.02. of the form the date 0.02. If the date 1.02. of the form the date 0.02. If the date 1.02. If t	as the delivery hereof
And the and seized of and that they It is agr or assessed ag which sum and extent of	and part_file	at the delivery hereof_linely_DPC_the lawful owners. of the premises above gra- incombrane
And the and seized of and that they It is agr or assessed ag which sum and extent of	aid part_1ct_0f the fors part dobrocky correnant and gree that a cool and indefensible estate of inheritance therein, free and clear of all will warrant and defend the same azimat all partice making lawful chains aid real reates what he same becomes due and parks, and that's the same attraction of the forst part shall be specified and directed by the part. LCL of the forst part shall be specified and directed by the part. LCL of the forst part shall be specified and directed by the part. LCL of the forst part shall be specified and directed by the part. LCL of the forst part shall be specified and directed by the part. JCL of the forst part shall be specified and directed by part. Interest at the part of 100 forst boots and of part and any part of the second part may pay and taxs and into an advantage to excure the payment of the same ofTo the second part and payment under the part. JCl of the forst part and the terms of	at the delivery hereof_linely_DPC_the lawful owners. of the premises above gra- incombrane
And the and seized of and that they It is agr or assessed ag which sum and extent of	said part_1ct_0f the form part dohereby correnant and agree that a seed and inderivable state of inheritance therein, free and clear of all will warrant and defend the same azimst all partice making lawful chincurs are associated as the part of the form part do the second part. 1CL_0 of the form part do the form part and the same azimst all be specified and directed by the part. All of the second part may pay and that and in the error that and part in CL_0 of the form part and the same azimst all be specified and directed by the part. All of the error that and part of CL_0 of the form part that if and all of the second part may pay and that and the same all of the second part may pay and that and the error of CL_0 of the form the date of payment under the same all of the second part may pay and the same all of the second part and payment to the date of payment the same all of the form the date of payment the same all of the form the same all of the second part in pay. All of the second part is pay and the same all of the form the same all of the second part is pay and the same all of the form the same all of the second part is pay. All of the same all of the second part is pay. All of the second part is pay for the same all of the second part is pay. All of the second part is pay all of the second part is pay. All of the second part is pay all of the second part is pay all of the second part is pay all of the second part is pay. All of the second part is pay all of the secon	as the delivery hereof
And the and seized of and that they It is agr or assessed ag which sum and extent of	said part_1_0C_0f the form part dohereby correnant and agree that a seed and indersolve later of all will warrant and defend the same azimst all parties making lawful clair of all mainst aid real extreme that the part_1_0C_0 of the form part and that the parties making lawful clair is aid real exists when the same become due sond parylake and that the part is the same account of the same acco	at the delivery hereof_line()
And the and seized of and that they It is arr, or assessed arr who have not this indenture. TillS GI according to the and by-it of games of me and by-it of games of me and by-it of games of me and by-it of games of me and the met begin and the arr the seized of the met begin and the arr the seized of the met begin and the seized and the seized of the met begin and the seized of the seized of the met begin and the seized of the seized of the met begin and the seized of the m	said part_1_0C_0 of the form part do hereby correnant and agree that a second and inderivable state of inheritance therein, free and clear of all will warrant and defend the same assimat all partice making lawful chains aid real entits when the same becomes due and parties, and that chains aid real entits when the same becomes due and parts, and that's the part is the same assimat all be specified and directed by the part. If the same assimat all be specified and directed by the part. If the same assimation is and real entits and part is can be part and that's the interest at the same of 100 from the date of payment und and ability the interest at the same of 100 from the date of payment of the same of There is the payment the same and the part is interest at the part. If the second part may pay and that and interest to be second part, with all interest the payment to the payment of the same of There is the part of the same assimation is the same assimation of the second part (the pay for any interest part is the same assimation of the same assimation and the interest assimation and the interest assimation and the interest assimation and the same assimation and the interest assimation and the interest assimation and the interest assimation and the interest assimation and the same assimation and the interest assis assimation and the interest assimation and	at the different hereof. Lingy ATE the lawful owners. of the premises above grainembrance
And the and seited of and that they It is are or asserted as each aum and extent of	said part_1_0C_0 of the form part do hereby correnant and agree that a second and inderivable state of inheritance therein, free and clear of all will warrant and defend the same assimat all partice making lawful chains aid real entits when the same becomes due and parties, and that chains aid real entits when the same becomes due and parts, and that's the part is the same assimat all be specified and directed by the part. If the same assimat all be specified and directed by the part. If the same assimation is and real entits and part is can be part and that's the interest at the same of 100 from the date of payment und and ability the interest at the same of 100 from the date of payment of the same of There is the payment the same and the part is interest at the part. If the second part may pay and that and interest to be second part, with all interest the payment to the payment of the same of There is the part of the same assimation is the same assimation of the second part (the pay for any interest part is the same assimation of the same assimation and the interest assimation and the interest assimation and the interest assimation and the same assimation and the interest assimation and the interest assimation and the interest assimation and the interest assimation and the same assimation and the interest assis assimation and the interest assimation and	at the delivery hereof_linky_DPC_the lawful owners. of the premises above gra- incombrance

C

ſ