ICODE	n i nn	DDOC	TO OT
MALIRI	I AI H	RHII	IRTI UL
		I LEAN	ORD 91

386

wai moi this of\_ 19Reg. No. 5083

FROM STATE OF KANSAS, DOUGLAS COUNTY, ss. This instrument was filed for record on the	5day of	
Arthur C. Catman & Mildred T. Catman, his wife August A.D. 1946, at 9:35		
TO Nonella Back	6	6
mb Dinet Netional Dank Tennand Wenne	ster of Deeds.	р (а.) Аца (1)
	Deputy.	
THIS INDENTURE, Made this <u>31st</u> day of <u>July</u> , in the year of our Lord, hundred and Forty-six between	one thousand nine	
Arthur C. Oatman and Mildrod T. Oatman, his wife		1
of Independence in the County of and State of Miss	ouri	
part 105 of the first part, and The First National Bank of Lawrence, part_Y_ o	f the second part.	
WITNESSETH, That the said part 125 of the first part, in consideration of the sum of		
Une thousand six nundred and no/100	the second part,	
	그 이 아무는 것은 것은 것이 없는 것이 없다. 생각권이	PET DE L
The East one-half (E) of the Southeast one-quarter (SE) of the Southwest one-quar	ter	
$(SW_2^2)$ Section 4, Township 13, Fange 20.		
		6
		Idente dans
2022년 25년 2022년 1월 20		=
with the appurtenances and all the estate, title and interest of the said part. 105f the first part therein.		
with the appurtenances and all the estate, title and interest of the said part30\$ the first part therein. And the said part.105_of the first part do	mises above cravite,	
And the said part_202_of the first part dobereby correnat and agree that as the delivery bereot_ <u>TROY_BTO</u> the hawful owner_Sof the pre- and select of a good and indefaulthe state of inheritance therein, free and clear of all incumbrance		
And the said part_201_of the first part dobereby correnat and agree that as the delivery bereost <u>CHOY BTO</u> the hawful owner_3_ of the pre- and seized of a good and indefcasible estate of inheritance therein, free and clear of all incumbrance	s that may be levied fire and tornado in	
And the said part_ <u>165</u> _of the first part dobreeky cormant and agree that at the delivery hereof <u>5000 BTO</u> the lawful owner_S_ of the pre- and select of a good and indefaulthe entate of inheritance therein, free and clear of all incumbrance	s that may be levied fire and tornado in te second part to the aid premises insured	-
And the said part_ <u>165</u> _of the first part dobreeky correnant and agree that at the delivery breesot <u>1760</u> breeky <u>BFO</u> he bawful owner_S_ of the present said selects of a good and indefasible extract of inheritance therein, free and clear of all incumbrance and that they exilt warrant and defend the same scainst all parties making i levial claim therete. It is agreed between the parties hereto that the part of the first part shall at all times during the life of this industrue, pay all taxes or assessment or associed against said red earther where the same becomes due and payable, and that <u>bNOV</u> <u>will</u> keep the buildings upon said real entre insured against such sum and by such insurance company as shall be specified and directed by the part of the second part, the loss, if any, made payable to the part <u>building</u> of the bar part that jield to pay such taxes when the same becomes due and payable, and that jield you would have show the same becomes due and part the same that jield to pay such taxes when the same becomes due and payable and to be part build to be part build to be part build to be part build to be part building to be bart building to be part building to be part building to be part building to be bart building to be part building to be bart building to be part building to be bart building to be ba	s that may be levied fire and tornado in te second part to the aid premises insured	
And the said part_1251_of the first part dobereby correnant and agree that at the delivery bereost <u>THEY BTO</u> the bayful owner_3. of the pre- and select of a good and indefasible estate of inheritance therein, free and clear of all incumbrance and that they will warrant and defend the same spains all parties making bayful claim therets. It is agreed between the parties hereto that the part of the first part shall at all times during the life of this indenture, pay all taxes or assessment or assessed against said red esture where the same becomes due and payable, and that <u>they Will</u> keep the buildings upon said real entre insured against such sum and by such insurance company as shall be specified and directed by the part of the second part, the loss, if any, made payable to the part of the scenario 1.1250interest. And in the creat that said part_1025 of the part pay such taxes where the mass me become due and parable, and the taxe of pay such taxes the ansent as been and parable and to keep a bay bergin provided, then the part and the start of part_1025 of the first pay such taxes when the same become due and parable and the date of pays such taxes at the amount so paid shall cohome a part of the inde this start of LISGRANT is intended as a moritage to secure the payment of the same dard_1000.	a that may be levied fire and tornado in the second part to the aid premises insured biedness, secured by DOLLANS.	
And the said part_205_of the first part dobereby correnant and agree that as the delivery bereof <u>they are</u> the hawful owner_S_ of the pre- and select of a good and indefcasible estate of inheritance therein, free and clear of all incumbrance and that they will warrant and defend the same against all parties making is what Clear that all times during the life of this indenture, pay all taxes or assessment or assessed against aid real cancer berown them becomes due and payable, and that, <u>they will</u> k-rep the buildings upon aid real catter intured against such sum and by nech insurance company as hall be specified and directed by the part of the second part, the loss, if any, made payable to the part <u>the second part</u> , and the sum the part <u>the second part</u> , and the sum the same become due and payable, and the tay of the second part, the loss, if any, made payable to the part <u>the second part</u> , and the measure and part to keep a <u>a berein portical</u> , then the part <u>the second part</u> of the first part thall fail to part <u>the second part</u> , and the amount so paid hall cleared and part of the inde <u>the second part is intended</u> as a morizage to secure the payment of the sum of <u></u>	s that may be leried fire and tornado in es econd part to the aid premises insured bredness, secured by DOLLARS, y DOLLARS, 19, 46	
And the tail part_ $\frac{165}{10}$ . In the form part dobereby correnant and agree that at the delivery hereost $\frac{1650}{100}$ . The lawful owner, S. of the present of a second part in the second part is interest. It is agreed between the parties herein the therein in the therein is a second part in the therein the the therein the the the the the therein the therein the therein the therein the therein the	s that may be leried fire and tornado in es econd part to the aid premises insured bredness, secured by DOLLARS, y DOLLARS, 19, 46	
And the tail part_ $\frac{165}{10}$ . In the form part dobereby correnant and agree that at the delivery hereost $\frac{1650}{100}$ . The lawful owner, S. of the present of a second part in the second part is interest. It is agreed between the parties herein the therein in the therein is a second part in the therein the the therein the the the the the therein the therein the therein the therein the therein the	s that may be leried fire and tornado in es econd part to the aid premises insured bredness, secured by DOLLARS, y DOLLARS, 19, 46	- 
And the tail part_ $\frac{165}{1.05}$ . If the first part dobereby correnant and agree that at the delivery hereost <u>CROY BTO</u> the basful owner_S. of the present state state of a good and indefashible entate of inheritance therein, free and clear of all incumbrance and that they will warrant and defend the same scalant all parties making basful claim therets. It is agreed bewern the parties herein that the part of the first part shall at all times during the life of this indicators, pay all taxes or assessment to a societ agricult the part <u>AL</u> and <u>AL</u> they. Will Leven the buildings upon aid test they rail taxes of a societ agricult acts in the part <u>AL</u> of the second part, the loss, if any made payable to the part <u>AL</u> of the second part, the loss, if any made payable to the part <u>AL</u> of the first part shall as the second part, and the same the same become due and payable, and the taxes when the same become due and payable and to kerp a sa herein provided, then the part <u>AL</u> of the second part, may pay and taxes and interface, or eight, and the amount so paid shall clobme a part of the inde this indicators the part <u>AL</u> of the same become due and payable and to kerp a sa herein provided then the same become due and payable and to kerp a sa herein provided then the part <u>AL</u> of the second part may pay and taxes and interface, or eight, and the amount so paid shall clobme a part of the inde this dimension of <u>DID</u> thousand six <u>Alund hand and Payable 100</u> <u>DID</u> thousand six <u>Alund hand and Payable 100</u> <u>DID</u> thousand six <u>Alund hand and Payable 100</u> <u>Alund 100</u> <u>according to taxe the same taxes of the same of and obligation and alust and payable to the part <u>Alund 100</u> <u>Al</u></u>	s that may be levied free and tornade in es second part to the aid premises insured biedness, secured by $\frac{1}{2} - \frac{1}{2} \frac{1}{26}$ to secure any sum biddensessing dry the discourse any sum the pressure any sum	-
And the said part_defines of the first part dobreek oremand and agree that at the defirery hereof_ <u>they</u> <u>BTO</u> the lawful owner_S_ of the present sets of a good and indefasible entate of inheritance therein, free and clear of all incumbrance	a that may be levied fire and tornado in es second part to the aid premises insured biedness, secured by 	•
And the said part_ <u>define</u> the fars part dobreeky cormant and agree that at the defirery hereof <u>LEBY BTO</u> the lawful owner_S. of the pre- and select of a good and indefaible entate of inheritance therein, free and clear of all incumbrance	s that may be levied fire and tornado in us second part to the akid premises insured bledness, secured by <u>10 ACC</u> to secure any tam <u>10 ACC</u> to secure any tam <u>10 ACC</u> the secure any tam <u>10 ACC</u> the first secure any til the insurance is then this convergence matter is given, shall by free part.	•
And the said part_defines of the first part dobreek oremand and agree that at the defirery hereof_ <u>they</u> <u>BTO</u> the lawful owner_S_ of the present sets of a good and indefasible entate of inheritance therein, free and clear of all incumbrance	s that may be levied fire and tornado in us second part to the akid premises insured bledness, secured by <u>10 ACC</u> to secure any tam <u>10 ACC</u> to secure any tam <u>10 ACC</u> the secure any tam <u>10 ACC</u> the first secure any til the insurance is then this convergence matter is given, shall by free part.	•
And the said part_ <u>def</u> _of the first part dobreek percent and agree that at the defirery hereof <u>they</u> <u>BTO</u> the lawful owner_S_ of the pre- and select of a good and indefaulthe entate of inheritance therein, free and clear of all incumbrance	a that may be levied fire and tornado in the second part to the add premises insured biedness, secured by DOLLANS, DOLLA	•
And the said part_defines of the first part dobreeky cormant and agree that at the defirery hereofCHO are barful owner_S_ of the pre- and select of a good and indefaulthe entate of inheritance therein, free and clear of all incumbrance	a that may be levied fire and tornado in the second part to the add premises insured biedness, secured by DOLLANS, DOLLA	•
And the said part_defines of the first part dobreeky cormant and agree that at the defirery hereofCHO are barful owner_S_ of the pre- and select of a good and indefaulthe entate of inheritance therein, free and clear of all incumbrance	a that may be levied fire and tornade in the second part to the add premises insured biedness, secured by 	•
And the side jart_1255_of the first part dobreeky correnant and agree that at the delivery hereot_1259_BTOthe lawful owner_3_ of the pre- and select of a good and indefaible entate of inheritance therein, free and clear of all incumbrance	a that may be levied fire and tornado in the second part to the add premises insured biedness, secured by 	•
And the said part_defined the farm part dobreek periods and agree that at the differey hereof <u>they BrO</u> the baseful owner.3. of the period of a good and indefeable erate of inheritance therein of all incumbrance	a that may be levied fire and tornade in the second part to the add premises insured biedness, secured by 	= • •
And the said part_1915_of the fors part dobreek periodtree and a live that is the difference the part dobreek periodtree and defend the same stainst all parties making lewist claim therets. It is agreed between the parties hereto that the part of the forst part shill at all times during the life of this indiverse, pay all taxes or assessment to be assessed against ald rel claimst when the same against all and that when the same stainst all parties making lewist (alime therets. It is agreed between the parties hereto that the part of the forst part shill at all times during the life of this indiverse, pay all taxes or assessment to cannot be part to be part of the second part, and the same taxing the large of the forst part shill at the part to be same to expect degrames and beam the same to be part of the second part, may pay said taxs and integrames to relify, and the amount to paid shill cebome a part of the indiverse to the same second during the date of parts that lif at to part there and the same second during the same to exclude the part to be part of the second part, when the same to exclude the part to be and to be part to be a same second to be part of the second part, when and the same to exclude and part to be and to be a same to be added to be part	a that may be levied fire and tornade in the second part to the add premises insured biedness, secured by 	•
And the said part_161_of the form part dobreek perment and agree that at the differey hereof_TROY_BTOthe havful owner_3_of the per- and ateled of a good and indefaultie entate of inheritance therein, free and clear of all incumbrance	s that may be levied free and tornado in se second part to the alid premise insured biedness, secured by 	= () ()
And the said part_dSL of the first part dobreedy coremant and agree that at the divery breed_ TR92_the lawful owner_SL of the pre- and that they will warrant and defend the same spainst all parties making lawful chain thereto. It is agreed between the parties hereto that the part of the first part hall st all times during the life of this inductors, pay all taxes or assessment or assessed against aid real catter where the same become due and payable, and the <u>they</u> will laker the block of the part of the second part, the loss, if any, made payable to the part of the second part, and the the the the same become due and payable, and the the same the same due and payable and the due to the part of the second part may pay said taxe and insurance, or either, and the amount is paid shall be received to the part of the second part, hund need and need	s that may be levied free and tornade in se second parts to the alid premises insured biedness, secured by 	= () ()
And the said part_defined to the form part dobreely correnant and agree that at the defirery breerot <u>Troy BTO</u> the lawful owner.3. of the pre- and select of a good and indefaulthe entance of inheritance therein, fire and clear of all incombinance	s that may be levied free and tornado in se second parts to the alad premises insured bledness, secured by DOLLARS, 10 os setup 26 10 os setup 26 10 os setup 26 10 os setup 26 10 os setup 27 10 os setup 26 10 os setup 27 10 os setup 26 10 os setu	•
And the said part_defines errors of the first part dobreely correnant and agree that at the defirery breest. <u>TOPU BTO</u> the lawful owner.S. of the pre- and selected of a good and indefeasible errors of informations for error of all incumbrance	s that may be levied free and tornado in se second parts to the alad premises insured bledness, secured by DOLLARS, 10 os setup 26 10 os setup 26 10 os setup 26 10 os setup 26 10 os setup 27 10 os setup 26 10 os setup 27 10 os setup 26 10 os setu	= [] []
And the said part 125_ of the first part dokreety cormant and garce that at the delivery bered. 526Y 0.79_ the lawful owner.S. of the pre- and steled of a good and indefaulthe cutte of inheritance therein, first and there of all inturbance	s that may be levied free and tornado in se second parts to the alad premises insured bledness, secured by DOLLARS, 10 os setup 26 10 os setup 26 10 os setup 26 10 os setup 26 10 os setup 27 10 os setup 26 10 os setup 27 10 os setup 26 10 os setu	= () () ()
And the side part_162_of the first part do	s that may be levied free and tornade in sector parts to the add premises insured bledness, secured by DOLLARS, 10 oscure any turn bledness secured by the ble convergence there bits convergence (SEAL) (SEAL) (SEAL) (SEAL) convergence there bits convergence (SEAL) convergence there bits convergence there bits convergence (SEAL) convergence there bits convergence there bits convergence the	= () () ()
And the soid part_dEE_of the first part do	a that may be levied fire and tornado in second part to the aid premise insured bedress, secured by DOLLARS, 19, 46 10 secure any number of the second by the secure any number of the second by officed to collect the inter to aver, that officed to collect the inter the second to aver (SEAL) (S	= () () ()
And the soid part_dEE_of the first part do	a that may be levied fire and tornado in second part to the aid premise insured bedress, secured by DOLLARS, 19, 46 10 secure any number of the second by the secure any number of the second by officed to collect the inter to aver, that officed to collect the inter the second to aver (SEAL) (S	= () () ()
And the soid part_dES_of the fors part do	a that may be levied fire and tornado in second part to the aid premise insured bedress, secured by DOLLARS, 19, 46 10 secure any number of the second by the secure any number of the second by officed to collect the inter to aver, that officed to collect the inter the second to aver (SEAL) (S	= ] ]