## 

5128 Reg. No.

0

NAME OF

NAME.

0

THE REPORT

拉爾勒特

部設立

and the second	FROM	STATE OF KANSA		
Edward H Vraatt -	and Wilda B. Kracht		and the second	day of
Aumara n. Aracht 6	TO	- August	A. D. 19_46, at _8:35_o'clos	ck A•M.
			Register of	Deeds.
The Lawrence Build	ling and Loan Association	By	Deputy.	
THIS INDENTURE,		August	, in the year of our Lord, one tho	ousand nine
undred and Forty	-six between Edward H. Kracht and Wilds	a B. Kracht. husband as	nd wife.	
		t de l'har a herri de la de la de alemania.	a de la Antonio de	
art ies of the first par		glas ing and Loan Associatio	and State of Kansas	
tan Transford and			part_Y of the se	econd part.
Seventee	the said part193_ of the first part, in con <u>n Hundred Fifty and no/100</u> red, h379sold, and by this indenture do. il estate situated and being in the County co	Grant, Bargain, Sell and	DOLLARS, to them duly paid, the Mortgage to the said part Y of the se to-wit:	
	ed Ninety-One (91) on Pennsylv			
	d all the estate, title and interest of the sa			umu di la co
And the said part_429_of d seized of a good and indefex d seized of a good and indefex d that they will warrant and the is agreed between the para- senced against usid real catu, the same and by such insurance or east of $-156$ . Interest An herein provided, then the part fills GRANT is intended a ording to the terms of <u>O10</u> by <u>-1456</u> . terms made pa- ums of moner-godyary(k) by d part_405 of the fairs part ha d part <u>-1050</u> the fairs part ha leven a hyboride hereins on the order of the same part has the order of the same part has the terms an provided hereins on	the form part dobereby covenant and agree th suble estate of inheritance therein, free and clear of bible state of inheritance therein, free and clear of tries hereto that the partb93. of the fort part is when the same expansion all parties and many and parties and partb93. The fort part is d in the event that asid partb93 the forts part is d in the event that asid partb93 the forts part is d in the event that asid partb93 the forts part is d in the event that asid partb93 the forts part is d in the event that asid partb93 the forts part is a motizage to secure the paryment of the sum ofb93 Soventeon Hundred Part is ever for app alterial is partof the accound part, with a part of the part of the part of the fort of the part alterial is partof the accound part, with a part of the part of the accound a the fort is predicted. The part of the biblication are not predicted. The biblications on said real exists are not best in the same restantions upper add and a the fort of the part of the biblications on said real exists are not best in the same restantions upper add and the other biblications on said real exists are not best in the same restantions upper add and the other biblications on said real exists are not best in the same restantions upper add and the other biblications on said real exists are not best in the same restantions upper add and the other biblications on said real exists are not best in the same restantions upper add and the other biblications on said real exists are not best in the same restantions upper add and the other biblications on said real exists are not best in the same restantions upper add and the other biblications on said real exists are not best in the same restantions upper add and the other biblications on said real exists are not best in the same restantions upper add and the other biblications on said real exists are not best in the same restantions upper add and the other biblicatins	as at the delivery hereof. they are i all incumbrance. I all incumbrance. I all incumbrance. I here a limit of the life of this here a limit of the life of the life of the here a limit of the life of the life of the life of the life of the life of the life of the life of t	8	ay le levid tornalo in part to the tise: insured cared by DOLLARS, 
And the said part_429_of d seited of a good and indefea d seited of a good and indefea d that they will warrant and the sarced between the part asceade against raid real craits channed against raid real craits channed against and the part indenture, and halt bear into THIIS GRANT is intended a indenture, and halt bear into THIIS GRANT is intended a part_1990 the oran for any d part_1990 the oran for there of a set of the oran for a set of the orange of the orange of the orange of the orange of the d part_1990 the orange of the orange absolute, and the will mediately makure and become de- ting the set of the orange of the set of the orange of the orange of the orange of the orange of the orange of the orange of the set of the orange of the orange of the orange of the set of the orange of the orange of the orange of the orange of the orange of the orange of the orange of the orange of the orange of the orange of the orange of the orange of the orange of the orange of the orange of the set of the orange of the orange of the orange of the orange of the orange of the orange of the orange of the orange of the set of the orange of the orange of the orange of the orange of the orange of the set of the orange of the orange of the orange of the orange of the set of the orange of the orange of the orange of the orange of the orange of the orange of the orange of the orange of the orange of the orange of the orange of	the form part do hereby covenant and agree the sible estate of inheritance therein, free and clear of bielend the same against all parties making lawful of tries hereto that the part	as at the diverge hereof. they are all incumbrance. I all incumbrance. I all incumbrance. I all incumbrance in the second s	8.—the lawful owner.g. of the premises also indenture, pay all taxes or assessments that may more apayable to the part.y of the second y, made payable to the part.y of the second be been due and payable and to keep sail preme be paid shall echome a part of the indetectnes, and the second be been due and the top sail preme be part. A tug us to be terms of a sail obligation and also to secure op paid, hall become due and the indetectnes, and the over the second become due and the tax said of the second be and the tax said of the second become due and payable or if the iso and the tax said of the second become due and payable or if the second become due and payable or if the second part. If default he made in such payme the said part. Of the second part of the second part of the second part of the second part. The pay due tax second part is pay the pay and to have a receiver appoint of the second part.	ay be levied tornado in part to the ites issured scared by DOLLANS, 
And the said part_429_of d seited of a good and indefect d seited of a good and indefect d seited of a good and indefect d is a served between the part assessed against uid real crisis assessed against uid real crisis that use and by such insurance to therein provided that here run TIHIS GRANT is internet. An herein provided that here run TIHIS GRANT is internet a surging to the terms of d part_125 transformer regrammer part has a service to the terms of d part_125 transformer regrammer part is provided the fare part has a service and by solutions or it there to part with the fare part has a service and benefits service and the anomer the fare part has a service and benefits serving there rest the fare anomer the service of the service of the service of the transformer of the service of the service of the service of the transformer of the service of the service of the transformer of the service of the service of the service of the transformer of the service of the service of the service of the service of the transformer of the service of the se	the form part dobereby covenant and agree th suble estate of inheritance therein, free and clear of bible state of inheritance therein, free and clear of tries hereto that the partb93. of the fort part is when the same expansion all parties and many and parties and partb93. The fort part is d in the event that asid partb93 the forts part is d in the event that asid partb93 the forts part is d in the event that asid partb93 the forts part is d in the event that asid partb93 the forts part is d in the event that asid partb93 the forts part is a motizage to secure the paryment of the sum ofb93 Soventeon Hundred Part is ever for app alterial is partof the accound part, with a part of the part of the part of the fort of the part alterial is partof the accound part, with a part of the part of the accound a the fort is predicted. The part of the biblication are not predicted. The biblications on said real exists are not best in the same restantions upper add and a the fort of the part of the biblications on said real exists are not best in the same restantions upper add and the other biblications on said real exists are not best in the same restantions upper add and the other biblications on said real exists are not best in the same restantions upper add and the other biblications on said real exists are not best in the same restantions upper add and the other biblications on said real exists are not best in the same restantions upper add and the other biblications on said real exists are not best in the same restantions upper add and the other biblications on said real exists are not best in the same restantions upper add and the other biblications on said real exists are not best in the same restantions upper add and the other biblications on said real exists are not best in the same restantions upper add and the other biblications on said real exists are not best in the same restantions upper add and the other biblicatins	as as the diverge hereof. they ar all incumbrance. all incumbrance. they are all times during the life of this hall at all times during the life of this hall at all times during the life of this hall at all times and Life of the life of the hall at all times are when the loss if an all fail to pay such taxes when the loss if an insurance, or cliber, and the amount a unif hall presid. Inc/100. of asia sum of money, executed on the li insurest accounting thereon according at insurance, or cliber, and the amount a insurance, or cliber, and the amount a insurance, or cliber, and the amount a insurance, or cliber, and the amount of the provided for in and writter obligation there in the other thereon, and the co- tra and cases in allocation therein, and the co- tra and cases and accessors of the hereunto set the information the sum of the hereunto set the information the sum of the sum of the mean of the sum of th	8.—the lawful owner.g. of the premises also indenture, pay all taxes or assessments that may open said real estate insured against for and y, made payable to the part.y of the second by become due and payable and to keep sail preme by a start of the indetectors, and the second start of the second start of the indetectors, and the second start of the second start of the indetectors, and the second start of t	ay be levied tornado in part to the ites issured scared by DOLLANS, 
And the said part_429_of d seited of a good and indefect d seited of a good and indefect d seited of a good and indefect d is a served between the part assessed against uid real crisis assessed against uid real crisis that use and by such insurance to therein provided that here run TIHIS GRANT is internet. An herein provided that here run TIHIS GRANT is internet a surging to the terms of d part_125 transformer regrammer part has a service to the terms of d part_125 transformer regrammer part is provided the fare part has a service and by solutions or it there to part with the fare part has a service and benefits service and the anomer the fare part has a service and benefits serving there rest the fare anomer the service of the service of the service of the transformer of the service of the service of the service of the transformer of the service of the service of the transformer of the service of the service of the service of the transformer of the service of the service of the service of the service of the transformer of the service of the se	the form part do hereby covenant and agree the sible estate of inheritance therein, free and clear of bielend the same against all parties making lawful of tries hereto that the part	as as the diverge hereof. they ar all incumbrance. all incumbrance. they are all times during the life of this hall at all times during the life of this hall at all times during the life of this hall at all times and Life of the life of the hall at all times are when the loss if an all fail to pay such taxes when the loss if an insurance, or cliber, and the amount a unif hall presid. Inc/100. of asia sum of money, executed on the li insurest accounting thereon according at insurance, or cliber, and the amount a insurance, or cliber, and the amount a insurance, or cliber, and the amount a insurance, or cliber, and the amount of the provided for in and writter obligation there in the other thereon, and the co- tra and cases in allocation therein, and the co- tra and cases and accessors of the hereunto set the information the sum of the hereunto set the information the sum of the sum of the mean of the sum of th	8.—the lawful owner.g. of the premises also indenture, pay all taxes or assessments that may more apayable to the part.y of the second y, made payable to the part.y of the second be been due and payable and to keep sail preme be paid shall echome a part of the indetectnes, and the second be been due and the top sail preme be part. A tug us to be terms of a sail obligation and also to secure op paid, hall become due and the indetectnes, and the over the second become due and the tax said of the second be and the tax said of the second become due and payable or if the iso and the tax said of the second become due and payable or if the second become due and payable or if the second part. If default he made in such payme the said part. Of the second part of the second part of the second part of the second part. The pay due tax second part is pay the pay and to have a receiver appoint of the second part.	ay be levied tornado in part to the ites issured scared by DOLLANS, 
And the said part_428_of d seited of a good and indefect d seited of a good and indefect d seited of a good and indefect d that they will warrant and the is agreed between the para sensed against tail real entits the sum and by tuch insurance to ent of _115	the form part do hereby covenant and agree the sible estate of inheritance therein, free and clear of bielend the same against all parties making lawful of tries hereto that the part	as at the diverge hereof. they ar: all incumbrance. all incumbrance. hall at all times during the life of this hall at all times during the life of this hall at all times during the life of this hall at all times and life of the life of the hall at all times and life of the life of the incurace, or either, and the amount a incurace, or either, and the amount a a second repair to here an end of the ablencies constants there all more powers thereof, in the amount provide on the ablencies and where are not we part thereof, in the amount provide the all and every oblication therein and the all the and the second therein hereunto set the 1r	8.—the lawful owner.g. of the premises also indenture, pay all taxes or assessments that may open said real estate insured against for and y, made payable to the part.y of the second by become due and payable and to keep sail preme by a start of the indetectors, and the second start of the second start of the indetectors, and the second start of the second start of the indetectors, and the second start of t	ay be levied tornale in part to the inter insured secared by DOLLANSS, 
And the said part_429_of d seited of a good and indefect d seited of a good and indefect d seited of a good and indefect d is a served between the part assessed against uid real crisis assessed against uid real crisis that use and by such insurance to therein provided that here run TIHIS GRANT is internet. An herein provided that here run TIHIS GRANT is internet a surging to the terms of d part_125 transformer regrammer part has a service to the terms of d part_125 transformer regrammer part is provided the fare part has a service and by solutions or it there to part with the fare part has a service and benefits service and the anomer the fare part has a service and benefits serving there rest the fare anomer the service of the service of the service of the transformer of the service of the service of the service of the transformer of the service of the service of the transformer of the service of the service of the service of the transformer of the service of the service of the service of the service of the transformer of the service of the se	the form part do hereby covenant and agree the sible estate of inheritance therein, free and clear of bielend the same against all parties making lawful of tries hereto that the part	as at the diverge hereof. they ar: all incumbrance. all incumbrance. hall at all times during the life of this hall at all times during the life of this hall at all times during the life of this hall at all times and life of the life of the hall at all times and life of the life of the incurace, or either, and the amount a incurace, or either, and the amount a a second repair to here an end of the ablencies constants there all more powers thereof, in the amount provide on the ablencies and where are not we part thereof, in the amount provide the all and every oblication therein and the all the and the second therein hereunto set the 1r	6	ay be levied tornalo in part to the discipation of the secared by DOLLANS, -19.46. re any sum secured by part1.48 area of the area of the
And the said part_428_of d seited of a good and indefect d seited of a good and indefect d seited of a good and indefect d that they will warrant and the is agreed between the para sensed against tail real entits the sum and by tuch insurance to ent of _115	the form part do hereby covenant and agree the sible estate of inheritance therein, free and clear of bielend the same against all parties making lawful of tries hereto that the part	as at the diverge hereof. they ar: all incumbrance. all incumbrance. hall at all times during the life of this hall at all times during the life of this hall at all times during the life of this hall at all times and life of the life of the hall at all times and life of the life of the incurace, or either, and the amount a incurace, or either, and the amount a a second repair to here an end of the ablencies constants there all more powers thereof, in the amount provide on the ablencies and where are not we part thereof, in the amount provide the all and every oblication therein and the all the and the second therein hereunto set the 1r	6	ay be levied tornale in part to the inter isourced secared by DOLLARS, 
And the said part_428_of d seited of a good and indefect d seited of a good and indefect d seited of a good and indefect of the sarred d with warrant and the sarred d partial warrant and the sarred d partial warrant and the same of a partial warrant and the same of more same of the term of the terms of 0210 d part_156_terms and partial d part_1986 the fast part is d part of the fast part is d part of the same of the same of the term of the same of the same of the term of the same of the sa	the fort part dobereby covenant and agree the suble state of inheritance therein, free and clear of lefend the same against all parties making lawful of tries hereto that the part09, of the fort part a owhen the same becomes due and payable, and that ompany as shall be specified and directed by the part of the event that aid part08 of the first part ab $h_{abc}$ of the second part may pay said taxs and $h_{abc}$ of the second part may pay said taxs and $h_{abc}$ of the second part may pay said taxs and $h_{abc}$ of the second part may pay said taxs and $h_{abc}$ of the second part may pay said taxs and $h_{abc}$ of the second part may pay said taxs and $h_{abc}$ of the second part may pay said taxs and $h_{abc}$ of the second part may pay said taxs and $h_{abc}$ or the second part may pay said tax and $h_{abc}$ of the second part may pay said tax and $h_{abc}$ of the second part may pay said tax and $h_{abc}$ of the second part is pay the second part, with a payle to the part_ $h_{abc}$ of the second part is payled to the payles on said real saids are for the payment $h_{abc}$ or the payment of the baid during the class $h_{abc}$ of the payles on said real saids are for the payles to the payles on the payles when the class a bare observation of the said part saids are for the payles the forth part_188. The forth part_188. The forth part_188. The part_180. The part_1	as at the diverge hereof. they ar: all incumbrance. all incumbrance. hall at all times during the life of this hall at all times during the life of this hall at all times during the life of this hall at all times and life of the life of the hall at all times and life of the life of the incurace, or either, and the amount a incurace, or either, and the amount a a second repair to here an end of the ablencies constants there all more powers thereof, in the amount provide on the ablencies and where are not we part thereof, in the amount provide the all and every oblication therein and the all the and the second therein hereunto set the 1r	6	ay be levied tornals in part to the inter isoured secared by DOLLARS, 
And the said par. 429_of d seited of a pool and indefed d seited of a pool and indefed of the they will warrant and c It is agreed between the par assuced against taid real casts the sum and by tuch insurance of endotty, and the series in the part indenture, and hall bear into THIS GRANT is interest. An herein provided, then the part indenture, and hall bear into THIS GRANT is intered a ordine to the terms of and part into the terms of a part and the someryance aball be interest. And this someryance aball the interest of the terms of the some of the terms of the some and the some of its and benefits accruing theref its	the fort part dobereby covenant and agree the abile estate of inheritance therein, free and clear of abile estate of inheritance therein, free and clear of a bill estate in the same against all parties making lawful of the fort part a when the same becomes due and parkle, and that ompany as aball be specified and directed by the part of the accord part may pay said taxs and the same of the same of the same of 10% forth of the same of the same of 10% forth of the same of the same of 10% forth of the same of the same of 10% forth of the same of the	as at the diverge hereof. they ar: all incumbrance. all incumbrance. hall at all times during the life of this hall at all times during the life of this hall at all times during the life of this hall at all times and life of the life of the hall at all times and life of the life of the incurace, or either, and the amount a incurace, or either, and the amount a a second repair to here an end of the ablencies constants there all more powers thereof, in the amount provide on the ablencies and where are not we part thereof, in the amount provide the all and every oblication therein and the all the and the second therein hereunto set the 1r	6	ay be levied tornals in part to the inter isoured secared by DOLLARS, 
And the said par. 1429_of d seited of a good and indefee d the they will warrant and of It is arreed between the par assessed against said real ensit the sum and by such insurance or test of . 1126 instrest. An herein provided, then the part is indenutre, and shall bear im THIIS GRANT is intended a "stress of a stress make part and the sum of the stress of the said the stress of the stress make part and this convergence shall be approximation of the stress of the said approximation of the said bear and this convergence shall be approximation of the said bear and this convergence shall be approximate the said of the said method approximation of the said approximation of the said bear and bonefits securing theref relates the said on demain, the is a said bonefits securing theref relation the amount then unput in WITNESS WHERE rittee.	the fort part dobereby covenant and agree the suble estate of inheritance therein, free and clear of suble estate of inheritance therein, free and clear of suble estate the suble estate in the suble specified and directed by the part of the accord part may pay said tass and the suble of 10% for the suble cover of the suble of 10% for the suble cover of the suble of 10% for the suble cover of the suble of 10% for the suble cover of the suble	as at the diverge hereof. they ar all incumbrance. all incumbrance. hall at all times during the life of this hall at all times during the life of this hall at all times during the life of this hall at all times and the smooth the and functions of the second part, the loss, if and incurance, or either, and the amount a incurance, or either, and the amount a second rate in the analyse and accessors of the here on the event of listing there is a constrained there in a dial with a second rate in the analyse and the case of cases and out there is and the second of the here out to set the second of the analyse second cases and every oblication there and cases and out there is and the second of the magnetic there is and accessors of the here out to set the second of the second of the second cases and out the second of the second of the second cases and out the second of the se	6	ay be levied tornale in part to the inter issured secared by DOLLANS, 
And the said part_428_of d seiterd of a good and indefer d seiter d seiter seiter seiter seiter exacted against tail er al custu is indenute; and hall best im TIIIS GRANT is intersted a cording to the terms of _000 d by _315 _ terms make pay sums of moner gd/sug/l, by hi d by _100 for the part is indenute; and hall best im there of a seiter seiter seiter seiter and by _100 for the part is the order gd/sug/l, by hi d by _100 for the part is and this convergence shall be r, thereof or a sey obligation; all before absolute; and the 'd main and benefits accustor ther is a set seiter by the partice is the set set of the part is the set of the terms of it. N WITNESS WHERE ritten.	the fort part dobereby covenant and agree the while state of inheritance therein, free and clear of inheritance therein, free and clear of inferent the same against all parties making lawful of the same against all be specified and directed by the part of the second part may pay said taxs and the same of 10% from the date of lawful of the same at the same against all be specified and directed by the part of the second part may pay said taxs and the same against all be specified and directed by the part of the second part may pay said taxs and part	as at the delivery hereof. they ar all incumbrance. dain membrance. dain membrance. dain the set of the set of this has a set of the set of the left of this has a set of the set of the set of the set of the inf set of the set of the set of the set of the inf set of the set of the set of the set of the inf set of the set of the set of the set of the inf set of the set of the set of the set of the inf set of the set of the set of the set of the inf set of the set of the set of the set of the inf set of the set of the set of the set of the inf set of the set of the set of the set of the inf set of the set of the set of the set of the inf set of the set of the set of the set of the inf set of the set of the set of the set of the here and the set of the set of the set of the here unto set <u>Utility in the set of the</u> set of the set of the set of the here unto set <u>Utility in the</u> set of the set of the set of the here unto set <u>Utility in the</u> aforesaid County and State, came the information set of the set of the set of the set of the set of the set of the set of the here unto set <u>Utility in the</u> set of the set of the set of the here unto set <u>Utility in the</u> set of the set of the set of the set of the here unto set <u>Utility in the set of the</u> set of the set of the set of the set of the here unto set <u>Utility in the set of the set</u> of the here unto set <u>Utility in the set of the set</u> of the here unto set <u>Utility in the set of the set</u> of the set of the	Barful owner_B. of the premises also Indenture, pay all taxes or assessments that may poon said real estate insured against fire and y, made payable to the party of the second y, made payable to the party of the second poid shall cetome a part of the indetechnes, 213 t.dry of August o the terms of asid ebligation and also to secu o paid shall perform a part of the indetechnes, 213 t.dry of August o the terms of asid ebligation and also to secu o paid shall perform a part of the indetechnes, dry, in the Ovent Chart Saald or if the Indetechnes, if the and before and payable and the terms of the terms of the terms of the terms of the second part if the and out of all more appointed the party of the terms of the second part if and out of all more appointed the party of the second part if and out of all more appointed the party of the second part if a man out of all more appointed the party of the second part if and out of all more appointed the party of the second part if a mand out of all more appointed the party of the second part if and out of all more appointed the party of the second part if and out of all more appointed the party of the second part if and out of all more appointed the party of the second part if and out of all more appointed the party of the second part if and out of all more appointed the party of the second part if and out of all more appointed the party of the second part if and the second part the second part if and the second part the second part the second part the second part if and the second part the second part if and the second	ay be levied tormado in part to the threat issured secared by DOLLANS, 
And the said par. 192. of d seired of a good and indefea d seired of a good and indefea d that they will warrant and the is arreed between the par assessed against tail real entits the sum and by much insurance or tense of . 116 mer. Interset. And herein provided, then the part is indenute, and shall beer into THIS GRANT is intended a cording to the terms of .0100 d by .115 mer. There are also approximately and the set mediately mature and become there of a set of the of the set of the set	<pre>the for part doberedy covenant and agree the sible estate of inheritance therein, free and clear of clean do same against all particles making lawful of tries hereto that the part0.9. of the fort part at the velocities are and parable, and that company as aball be specified and directed by the part of the estate that as id part0.9. of the fort part at the specified and directed by the part of the second part may pay said taxs and the specified and directed by the part of the second part, may pay said taxs and the specified and directed by the part of the second part may pay said taxs and the specified the second part, with a pay of the second part, when a mortgage to secure the payment of the sound the specified part of the second part, with a pay of the second part, when a pay of the second part and part of the second part, when a pay of the second part, when a pay of the second part and part of the second part</pre>	as at the delivery hereof. they ar at incumbrance. I incumbrance. All in a limes during the life of this hall it all times during the life of this hall it all times during the life of this hall it all imers during the life of this incurance, or either, and the amount is incurance, and the amount is and an excert in the amount is an excer	6	ay be levied tormald in part to the inset issueed occared by DOLLANS, 

400