ACE RECORD 66

Fee # 389	FROM	STATE OF KANSAS, DOUGLAS COUNTY, ss. This instrument was filed for record on the			
	E. Drennon et al	July A. D., 1924, At 2; 10			
		Register of Deeds.			
	THIS INDENTURE, Made this 11th day of July , in the year of our Lord, one thousand nine hundred and Twenty four,				
	of Lawrence in the County of Douglas and State of Kansas part iss of the first part, and Mer chants Logn & Savings Bank, Lawrence, Kansas, part iss part iss WITNESSETH, that the said part issof the first part, in consideration of the sum of part isso part isso				
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	a good and indefeatible state of inheritance therein, free and clear of all incumbrances, and that they will warrant and defend the same against all partig making lawful claim thereto. It is agreed between the parties breto that the part \$B of the first part shall at all tim	the delivery hereof they are the lawful owner But the premises above granted, and seized of			
	Add the mid part. 108 _ of the furt part 60berreby covenant and agree that at (a pool and indefaultible states of inheritance therein, fore and clear of all incombrance, the term of the states of direct the term states at participa which further direct is stated in its term of texts and direct the term states at participa which further direct is at all the intermet emparys us shall be precised and directed by the part. 108 Of the even part, the loss, it intermets emparys us shall be precised and directed by the part. 2 for the second part, the loss, it is there. Add in the event that and part 108 Of the fort part half all to pay such areas when the part. 2 of the second part may part data areas direction of the second part.	the delivery hereof they are the lawful owner. Bot the premises above granted, and seized of enduring the life of this indenture, pay all faces or assessments that may be levied or assessed the building: upon axid real estate insured against for and tornado in such sum and by such faxy, make payable to the part y^{-1} of the second part to the extent of $-O(f - O(f -$			
	Add the mid part. 108 of the first part 60 hereby coverant and agree that at (a root and indefaultion states of inheritance therein, fore and clear of all incombrance, into the they will be interacted defore the base states at participa which first bid dami instruct. If it is the there will be particle berroot that the part for a dam is part and at all then agring at all raises the states are also part and a particle, and the base part that at all then instruct company us shall be prediced and directed by the part for the second part, the loss, it have been been been been and part 108 of the form part half the pay rack taxes are in the part of the second part may appead that are add formations, or rither, and the amount to paid its rest. 105'' from the date of payment used in they register. THIS GOARD'S in blacked base and concingence were the payment of the sum of 	the delivery hered they are the lawful owner. But the premises above granted, and wized of the during the life of this indenture, pay all taxes or assessments that may be levied or assessed to be building upon aid real scatte insured against for and tornado in such sum and by such ator, made payable to the part. J. or it the scored part to the scatter during the lawful of all [1] (joint enume become due and payable and to keep said premises insured as karels provided, then the d shall become a part of the indebieddents, secured by this indestrue, and shall beer interest at DOLLARS.			
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