and the second second	THE DOINGTE IT TO THE REAL OF A STATE OF KANSAS, DOUGLAS COUNTY, 18.
	FROM This instrument was filed for record on the 29th day September A. D., 1924, At 11:50 A. M
	Jares Harris et al
	kegister of Deeds.
	Peoples State Bank, By. Deputy,
	THIS INDENTURE, Made this 20th day of September , in the year of our Lord, one thousand ni hundred and twonty-four between the set of the set o
	Eunavea and Mellie Ellen Harris his wife,
	of_Lastrence, in the County of Douglas and State of Kansas
	part_ies_of the first part, and
	Two. Bundfed
	which is hereby acknowledge, navosou, and by uns internet to the source of the s
	The South Half (S_2^1) of Lot Eleven (11) and
	all of Lot Thirteen (13) on New Jersey
	Street, in the City of Lawrence,
	()(
	ment (The following acknowledge/ is attached to the original instrument)
	State of Kansas (
	County of Douglas (ss; Be It Remembered That on this 29th day of Sept, A.D. 1924 before me, a .S.A. Wood, Notary Fublic.in the aforesaid County and State .camo Nellie Ellen Harris, to me personally knewn to
	me to be the same person who executed the foregoing instrument and duly acknowledged the execution of
	Bame. In ,Witness ,Whereof, I have hereunto subscribed my name and affixed my official
	seal on the dayaind year last above written. L. S. S. A. Wood., Notary Fublic.
	Wy Commission expires on the 10 day of Apr. 1925.
	with the appurtenances and all the estate, title and interest of the said part 108of the first part therein. And the mail part _106 for the premises above granted, and agree that at the delivery beread they are the lawfal owner_B.of the premises above granted, and ested of
	with the appurtenances and all the estate, title and interest of the said part 108of the first part therein. And the said part _100 for first part do hereby corresant and agree that at the delivery hered they are the lawful owner_8.of the premises above granted, and estad of a good and indefensible estate of inheritance therein, free and dear of all incumbrances.
	with the appurtenances and all the estate, title and interest of the said part 105 of the first part therein. And the said part 10 C of the first part 6 bench constant and area that at the delivery bread they are the lawful owner. B. of the premises above granted, and wind of a good and indefeatible state of informations break in the and dear of all some managements. It is approximately a state of the
	with the appurtenances and all the estate, title and interest of the said part 108 of the first part therein. And the said part _10 @ of the first part do bereby coverant and agree that at the delivery bered they are the lawful owner. B. of the premises above granted, and select of a pool and indefensible entre of inbritance therein, free and dear of all incombrances. and that they ell worst and defend the same scalar all parts and they been that it all time during the life of this indenture, pay all taxes or assessments that may be level of a parts bere to be parts bere to be parts bere to be parts bere to be parts 108 of the second part, the loss if a uncertainty is been and or and the part 108 of the second part, the loss if any more than the parts be to the part. D of the second part, the loss if any more parts the the part to be parts to be the second part, the loss if any more parts and parts to the second part, the loss if any more parts be the part to be parts to be parts to be parts by parts to be parts parts to be parts parts parts to be parts parts be parts to be parts by parts to be parts of parts parts parts parts be parts by parts to be parts parts be been and parts be and to parts be parts been parts be parts been and parts be parts to be parts parts be parts been parts be parts be parts about the parts of parts been parts be the parts been parts be parts been parts been parts be parts been parts been parts be parts been parts be the parts been parts be parts been parts be parts been parts
	with the appurtenances and all the estate, title and interest of the said part 105 of the first part therein. And the said part 10 C. of the first part do Wereby coverant and gree that at the delivery bered they are the lawful over. B. of the premise above granted, and wind on a good and indefaultie state of interlineare therein, five and clear of all incumbrance. and that they are used and the state scalar of all incumbrance. The agreed between the particle benefits that the part 80 of the first part tails at all times during the life of this indefaulter, pay all taxes or assessments that may be levide or assessed that agreed between the particle benefits that the part 80 of the first part tails at all times during the life of this indefaulter, pay all taxes or assessments that may be levide or assessed that main real exist. She is the same become due and payable, and that 100 keep the buildings upon add real estate insured against first and torache in such a same and by main insurance company a halb be perided and directed by the spart
	with the appurtenances and all the estate, title and interest of the said part 125 of the first part therein. And the said part 10 C. of the first part 6
	with the appurtenances and all the estate, title and interest of the said part 105 of the first part therein. And the said part 10 C. of the first part 6 where constant and arres that at the delivery bered they are the lawful owner. B. of the premises above granted, and where a part data is delivery bered they are the lawful owner. B. of the premises above granted, and where a part data is delivery bered they are the lawful owner. B. of the premises above granted, and where a part data is delivery the versa tas defeed the same scale at dear of all incumbrances. If it arres between the partice bered that the part 65 the part 65 they be buildings upon add red is indenture, pay all taxes or assessments that may be brief of a same and by mini- tare area between the partice bered that the part 65
	with the appurtenances and all the estate, title and interest of the said part 105 of the first part therein. And the said part 10 C. of the first part 6 where constant and arres that at the delivery bered they are the lawful owner. B. of the premises above granted, and where a part data is delivery bered they are the lawful owner. B. of the premises above granted, and where a part data is delivery bered they are the lawful owner. B. of the premises above granted, and where a part data is delivery the versa tas defeed the same scale at dear of all incumbrances. If it arres between the partice bered that the part 65 the part 65 they be buildings upon add red is indenture, pay all taxes or assessments that may be brief of a same and by mini- tare area between the partice bered that the part 65
	with the appurtenances and all the estate, title and interest of the said part 105 of the first part therein. And the said part_10 C the first part do wereby coverant and grave that at the delivery bered they are the lawful over. B of the premises above granted, and wind out a part do the said part 10 C thereby coverant and grave that it the delivery bered they are the lawful over. B of the premises above granted, and wind out a part do the delivery bered they are the lawful over. B the premises above granted, and wind out are the said at the delivery bered they are the lawful over. B the premises above granted, and wind out a part of the indexture, pay all taxes or assessments that may be level of a said at the delivery bered they are the lawful extend to the part of the second part, the low. Unay, made payable to the part of the second part, and the said the law of the part of the second part, the low. Unay, made payable to the part of the second part, and wind a barrel
	with the appurtemences and all the estate, tille and interest of the said part 108of the first part therein. And the main part _100
	with the appurtenances and all the estate, title and interest of the said part 105 of the first part therein. And the make part _ 10 @ the maxes of hardinance therein, first and clear of all numberses. If the make part is errors and closed of a part hardinance therein, first and clear of all numberses. If the make part is errors and closed of an part hardinance therein, first and clear of all numberses. If the make part is errors and closed of an part hardinance therein, first and clear of all numberses. If the meres hard closed the same scheme due and parth, and therein and it all times during the life of this indexiture, pay all taxes on assessments that may be level of an and by maximum and maxes, there is the same become due and parth, and that hardinance, and the same scheme due and therein and the max. Joe and directed by the part _ y of the second part, the level (10 parts), and that hardinance, pay all taxes of the first part shall full or part of the sound and the part _ y of the second part is the state first of the same state the maxe become due and paytable to the part _ y of the second part is the state first of the same state the same become due and the same state the same become due and the same state same state the same same same same same same same sam
	with the appurtenances and all the estate, tille and interest of the said part 168 of the first part therein. And the said part _102 the main part do were by constant and arger that in the delivery bered they are the lawful overs. B. of the premises above granted, and where a good and indexible entry of the mann space data of distances therein, fires and clar of all incumbrances. It is agreed balance therein the part do were by constant and arger that in the delivery bered they are the lawful overs. B. of the premises above granted, and where a good and indexible entry of the mann space of the of the first part that is all times during the life of this indexiture, pay all taxes or assessments that may be brief of a same space that the part 102 of the second part is the the main space of the part. J of the second part to the part. J of the second part to pay and taxes of the second part, the low is an add y and the part 102 of the second part to the state of the first part to the state of the state indexity is a pay and taxes of the second part to the state of the first part to the state of the state indexity. The second part to the state of the second part to the state of the state indexity is and the same to the shall be derive the state of the indexity is a state the same become due and by payle and taxes of the second part to the state of the indexity is a state the same the same to examt a state of the indexity of the second part to the state of the second part to the same of the indexity of the second part to th
	with the appurtenances and all the estate, title and interest of the said part 169 of the first part therein. And the said part _100 therein part do thereing coverant and grave that it the delivery bered they are the lawel overse. B, of the premises above granted, and while a grade and indexibility entry entry entry coverant and grave that it the delivery bered they are the lawel overse. B, of the premises above granted, and while a grade and indexibility entry en
	with the appurtemences and all the estate, title and interest of the said part 168 of the first part therein. And the said part _10 @ the main said of the said part 168 the first part therein. And the said part _10 @ the main said close of intermemberse. It is prevent and defend the same scale all prior matter lavel close that the deferry barred they are the lawel orner. B of the premises above granted, and elast of a rest discover that they ell owners that defend the same scale of a set of defend the same scale all prior matter lavel close the start of the start of the same scale all prior matter lavel close the start of the start of the same scale all prior matter lavel close the start of the start of the same scale all prior matter lavel close the start of the star
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