HAR WEITER	And which for the set of the first street	LINE DOOLWORTH FIATOMETER OR ANALISITY OF STATE
		FROM STATE OF KANSAS, DOUGLAS COUNTY, st. This instrument was like for record on the 11"d Uay A. D., 192. D. At. 4:30 P
		TO
	Reg. Fee No. 534	THIS INDENTURE, Made this 16th day of May, in the year of our Lord, one thousand hundred and twenty five between Roy B.Lackey and Kildred Allena Lackey his wife
	#6.25 Cd.	of Lawrence in the County of Douglas and State of Kansas next iss of the first part, and The Lawrence National Bank, Lawrence, Kansas,
		WITNESSETH, that the said part issof the first part, in consideration of the sum of
		Beginning at a point in the center of Warren (now 9th) Street
		produced West from the City of Lawrence, 14.22 chains West
		of the East boundary of the Nr_4^2 Sec. 36, Tp. 12, Rg. 19; thence
		South 5.05 chains; thence East 4.58 chains; thence North 5:05 chains; thence West 4.58 chains to the place of beginning containing 2.3 acres
		more or less East of 6th P. M. in Douglas County, Kansas.
		with the appurtenances and all the estate, title and interest of the said part. <u>100</u> of the first part therein. And the said part <u>100</u> of the first part do hereby coronant and surce that at the delivery hered they set the lawful owner_B.of the premises above grasted, and seties
		And be usid part _105 _ of the first part do breedy correnant and agree that at the delivery hered they still the larfol owere . B of the premise above granted, and with a good and indefendible entate of laberitance therein, free and clear of all incumbrance. If it agrees the delivers the parties that the part 105 _ of the first part kiall at all times during the life of this indentance, pay all taxes or assessments that may be levid or anse arguint still real exists when the parties the this part 105 _ of the first part kiall at all times during the life of this indentance, pay all taxes or assessments that may be levid or anse arguint still real exists when the same become due and payable, not that . Thin 9.7, will l. two pit the building upon asis real starts insured against first and toreado in such sums and yp insurance company as hall be pecified at directed by the part
		And the said part _105 _ of the first part do hereby correnant and arey that at the delivery hered they sait the lateful oware _ B of the premises above granted, and white a good and indeficiable entation of labefulners therein. If the angle of the intervent of the intervent is and intervent to and indeficiable entation of the intervent and deficient of the intervent and deficient of the intervent of the intervent to any other intervent of the intervent
		And the said part _160 _ of the first part do hereby correnant and are true that at the delivery hered they stil the lardslowere_B of the premises above gratical, and white a good and indefeable estate to inheritance therein, fire and clear of all broumbrance. If it agrees tearem to a price borns that the part 100 for the first part that at all times during the life of this indefiniter, pay all taxes or assessments that may be leveled or assessments that may be leveled or assessments and in the verse tax at a dot directly the part 100 for the first part that at all times during the life of this indefiniter, pay all taxes or assessments that may be leveled or assessments that the part 100 the event part to be assessments that may be leveled or assessments that may be leveled or assessments that the part distar the second part, the bases of the event part to be event part t
		And the said part. 160 of the fort part dokreep correnant and are true that at the delivery barred they sol the larded oncer. B of the promises above practical, and while a road and indefentible states of inheritance therein, fire and clear of all broumbrance. In a greed between the partice between therein, fires and clear of all broumbrance. In a greed between the partice between the partice between the part 100 of the fort part shall at all times during the link in derivar, pay all taxes or assessments that may be levide or anse aprior and real extra to the during the broute between the partice between the part 100 they the buildings upon and real extra fourder actions that may be levide or anse aprior and real extra to the the area becomes due and payable, not that. The MUN, WILL they the buildings upon and real extra fourder actions the area become due and payable and to keep and permises harder action in the start of the second part, to the second part, to the second part, the loss, if any the law of the part. V is the second part to the second part, the loss of the first of the indebtaines, secured by this indenture, and shall be indetted. The start of the second part to pay will tarse and disconserve, or either, and the amount to be additioned as and on the second part, the indebtaines, secured by the part of the second part to part of the the second part, the loss of the second part, the second part to part of the second part, the second part to part of the second part, the second pa
		And the stip part. 1963. of the form part do knows oversame and are true that at the delivery barred they stil the lard overse. B of the promises above practical, and while a road and indicatible states of inkeritance thermin, fire and deter of all formula measures. If has greed between the partice barries thermin, fire and deter of all formula measures. If has greed between the partice barries thermin, fire and deter of all formula measures. If has greed between the partice barries that the part. 106
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