Γ	FROM	STATE OF KANSAS, DOUGLAS COUNTY, 53.	5th day of
79 J. J. Edd	y et al _{TO}	This instrument was filed for record on the June A. D., 192 5, at 3:	
4	то	June A. D., 192 5, at 3: June L. Wellin	Register of Deeds.
Ed. Ander	son	By Joy Wellman.	Deputy.
THIS INDE	NTURE, Made this 8th	day of Hay , in the year of our L	ord, one thousand nine
		E. Eddy, his wife	a Baara ya manana ana ana ana ana ana ana ana ana
of Lawren part iesof the fit		Douglas and State of Kansas	y of the second part.
Fift	TH, that the said part 1es of the first par sen Hundred nowledged, ha VC sold, and by this indent	rt, in consideration of the sum of	y paid, the receipt of of the second part,
to following describ	Lots Eleven (11	ty of Douglas and State of Kansas, to 1) and Twelve (12) Block eight (8) Addition to the City of Lawrence, Kansas	- NIL:
1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1			
with the appurctenar	ces and all the estate, title and interest of the	e said part ios of the first part therein.	
And the said part		and agree that at the delivery hereof they are the lawful owner ${f g}$ of the premises above	or grantel, and seized of a
And the said part good and indefeasible esta and that they will warran It is agreed betwee	105 of the first part do hereby evenant at te of inheritance therein, free and clear of all incumierance and defend the same against all partice making lastful e to the parties hereto that the part 105 of the first p	of agree that at the delivery bereef they are the lawful owner \mathbf{S} , of the premises above events of the second	may be levied or assessed
And the said part good and indefeasible esta and that they will watran It is agreed betwee against said real estate wi insurance or m pany as sha	10.8 of the first part do hereby covenant a te of laberitance therein, free and clear of all incumierance and defend the same against all partice making herein is the partice herein that the part	and agree that at the delivery levent (hey are the hard owner \boldsymbol{g} of the promises above res. (a) therefore, (a) therefore, (b) the delivery levent (b) the delivery pay all takes or assessments that (b) $\boldsymbol{y} = \boldsymbol{y}^{-1} \boldsymbol{1}^{-1}$, here the holdings users made rule extension departs if for and transform (b) $\boldsymbol{y} = \boldsymbol{y}^{-1} \boldsymbol{1}^{-1}$, here (if any, mode payshifs the here $\boldsymbol{x}^{-1} = \boldsymbol{y}^{-1}$ of the second part to be	may be levied or assessed o in such sum and by such the extent of his
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