MO	RT	GA	GE	RE	CO	RD	60
34	to perform	OIL		ILL	00	TLD .	09

FROM	STATIONERY CO KANESS CITY NO BOOM	TIT
Daniel Flory et al TO	This instrument was filed for record on the 3 day of Aug. A. D., 1925, st. 10:15 A. M. Dear E. Willman, Register of Decis.	
Lawrence, National Bank.	ByDeputy.	Reg # 958. Fee Bd # 15.
THIS INDENTURE, Made this 9th day of hundred and twonty five between		tee Pd. # 15.
Daniel Flory, and Vina Flory, h		
of Lawrence, in the County of Doug part ies of the first part, and The Lawrence,	glas and State of Kansas . National Bank, Lawrence, Kansas part y of the second part.	
WITNESSETII, that the said part <b>198</b> of the first part, in c <b>Six thousand and no/LOO</b> which is hereby acknowledged, ha <b>ye</b> sold, and by this indenture do to following described real estate situated and being in the County of	onsideration of the sum of DOLLARS, to <b>then</b> duly paid, the receipt of Grant, Bargain, Sell and Mortgage to the said part <b>y</b> of the second part.	
The north west quarter $(NN_{2}^{2})$	) of section fourteen (14) Township fourteen (14)	
Range nineteen (19) Douglas	County, AANBAS	
		1440
		- AXA
	And the second s	
with the appuretenances and all the estate, title and interest of the said And the said part <b>108</b> of the first part do <u>breeby covenant and agr</u>	part. <b>168</b> of the first part therein.	
good and indefeasible estate of inheritance therein, free and clear of all incumbrances,		
against said real estate when the same becomes due and payable, and that they will	hereto. all at all times during the life of this indenture, pay all taxes or assessments that may be levied or assessed all at all times during the life of this indenture, pay all taxes or assessments that may be levied or assessed all a levep the buildings upon said real estate insured against for and termado in such sum and by such the life of the li	
interest. And in the event that said part 10 gof the first part shall fail to pay such to	part, the loss, if any, made payable to the part <b>y</b> of the second part to the extent of <b>its</b> areas when the same here me due and payable and to keep and premises inserted as herein provided, then the means are read with hereose <b>x</b> part of the indebtectors, source by this indenture: and whall here inserts <b>x</b>	
part y of the second part may pay and taxas and insurance, or either, and the am the rate of y from the date of payment used 10 mb retained to the same of THIS GRANT is intended as a montrage to extra the payment of the same of OD		Provide Alternation
Six thousand and no/100	DOLLARS,	
Six thousand and no/100 according to the terms of One certain written obligation for the payment and by first payment to the part V of the second part	of said sum of money, executed on the 9th day of July 19 25,	
according to the terms of ODG certain written obligation for the payment and by 'G terms made payable to the part <b>y</b> of the second part, sums of monsy advanced by the said party. of the second part to pay for any insu	of aid sum of money, executed on the 9th day of July 19 25, with all interest according to the terms of aid obligation and also to severe any sum or rance or to discharge any maxes with interest thereon as herein provided, in the event that and par 168	
according to the terms ofOppe	of aid sum of money, executed on the 9th day of July 19 25, with all interest according to the terms of aid obligation and also to severe any sum or rance or to discharge any maxes with interest thereon as herein provided, in the event that and par 168	
seconding to the terms of OP cretain written obligation for the payment. and by	POLLARS, of axid run of money, executed on the . <b>9th</b> day of July 19 . <b>26</b> , with all interest accruing thereon according to the terms of axid oblication and also to secure any use or rance or to discharge any taxes with interest thereon as herein previded, in the event that said part <b>1609</b> the ablication contained therein fully discharged. If default is made in such payments energy part therein the ablication contained therein fully discharged. If default is made in such payments energy part therein a short this indenture is given, shall immediately matter and become dose and payable at the option of all the terms that balance is an experiment of the second secon	•
according to the terms of <b>OPD</b> certain written obligation for the payment and by <u>''</u> ; the terms make payakie to the part <u>U</u> of the second part to runs of money advanced by the said party. of the second part to pay for any item of the first part that full to pay the same provided in this indextor. And this correspondence of the said the party of the second part to pay for any item of the first part that full to pay the same provided in this indextor. And this correspondence of the said the party of the same of the source of the unpath, and all of the obligations provided for its pays and the said part <u>U</u> of the second is the building of the obligations provided for its pays and the said part <u>U</u> of the second in the sources is the parts of the said to have a relative to the second in the sources in the parts of the said to have a relative to the second in the sources in the parts of the said to have a relative to the second in the sources in the parts of the maximum relative to the provided to the source of the said the part of the said to have a relative to the second in the second part of the said the part of the same to part <u>U</u> on the second part is a said to be added by the part <u>U</u> on the same of the second part to, and the obligative parts the barry of the transformed barry may for the same to parts of the same terms of the same term of the same terms of the second part to and the obligative parts the barry of the same terms of the same terms of the second parts the second parts of the same terms of the sam	POLLARS, of axis sum of money, executed on the $\frac{9 \text{ th}}{100}$ day of $\frac{101}{100}$ in .22 m m m m m m m m m m m m m m m m m m	
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