day of M. of Deeda, Deputy.

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vied or assessed um and by such of 118 avided, then the bear interest at

DOLLARS, 19 25., ure any sun or raid part 108 any part thereof provided herein, sum remaining ny part thereof, ny there there and all the ny sart thereof, there to an diffe

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execution of ar last above tary Public.

e Register of n.k Owner.

	FROM	NERV CO KANSAS CITY NO MORT	Г
E. L. 0	Conger & wife	This instrument was filed for record on the 29 da	ay of
	ТО	August A. D. 192 5 . at 11:40 A.	м.
Е. Н.	May	Register of Deer By Deputy.	ds.
	NTURE, Made this 28th day of twenty five between E	August . in the year of our Lord, one thousand iris L. Conger and Agnes J. Conger, his wife	nine
of Lawr	ence in the County of Douglas		111.111.1 111.111.1
	st part, and Ernest H. May	Activity	
which is hereby ackr	TII, that the said part 108 of the first part, in conside ty six . hundred and 00/100 ownedged, ha ve sold, and by this indenture do ownedged, ha ve sold, and by this indenture do ed real estate situated and being in the County of.	DOLLARS, to them duly paid, the receip	
		ision of Lots 16, 17, 18 and 19 ged Addition to the City of Lawrence,	
		Block 3 of Cransons Subdivision of	
		Addition to the City of Lawrence,	
	According to the plat of said H		
		aving a frontage of North side of	
		feet deep, all in the City of Lawrence,	
	Douglas County, Kansas.	the City of Lawrence,	
And the said part	e of inheritance therein, free and clear of all incumbrances,	t the delivery hereof they are the lawful owner S _ of the premises above granted, and seized o	and in the second
And the said part. sod and indersaible enta- tion of an indersaible enta- tion of the source of the source of the source surance corpany as shall be source of the source of the source entary of the source of the source of the source of the source of the source of the source of the source of the source of the source of the source of the source of the source of the source of the source of the source of the source of the source of the sou	105	It the delivery hered they are the lawful owners_ of the premises above granted, and relate to the term of the lawful owners_ of the premises above granted, and relate the second of the lawful are transmission of the lawful owners_ of the lawful of the	sed sch he the st.
And the said part. sold and indefensible enta- bed and indefensible enta- list and real entropy of the source of	105	It the delivery bered they are the lawful owners of the premises above granted, and reised or the understand of the indenture, pay all laws or assessments that may be levied or assession to the series of the ladden and the lawful of the series of the ladden and the lawful of the series of the ladden and the lawful of the series of the ladden and th	sed sch he the st.
And the said part. sold and indefensible enta- bed and indefensible enta- list and real entropy of the source of	105	It the delivery hered they are the lawful owners, of the premises above granted, and reind o times during the life of this indenture, pay all taxes or assessments that may be level of a use they the buildings upon said real estate insured against free during the thread by its loss, if ary, made paysible to the part of the second parts to the estate of hills. The second parts and the second parts are assessments that may be level of a use the second parts and the second parts and the second parts to the estate of hills. The second parts are assessed as a second part of the second part to the second part of the second parts and shall beer interest main shall beer second as an applicable and to keep said persistes insured as herein provided, then and means, executed on the <u>28th lay of August 1925</u> 102428. In of means, executed on the <u>28th lay of August</u> 1925 as a second as a second part of the second part and and parts and a second part of the interest there are as herein provided, in the event that and part of the interest and parts while there are been upon the second part of the second and during the second as the second second second as the second secon	sed sch sch st st st st st st st st st st st st st
And the said part. sold and indefensible enta- sold and indefensible enta- ble and indefensible enta- list agreed between a greed between a greed between the source or spary as shall over the source of th	105	It the delivery hered they are the lawful owners_ of the premises alore granted, and related or assessments that may be levied or assessment be a berein provided, then the assessment of the maximum be able to be levied or assessment or and shall been interest thereon as a berein provided, in the event that mail part 10 the terms of ask of balance may man as a dicharge any taxes with interest thereon as berein provided, in the event that mail part 10 the start as and become the ask of particles with the event and data become as any man to may be the therefore event due to the start as the become is the start as a become as a start of the start as a become as the start as a become as a start of the start as a become as the start as a become as the start as a become as a start of a start as a become as the start as a start of the start as a become as the start as a start as the interest with the event as defined in the there to assessment of the terrest restricts, as at the start as a become as the start as a become as a start as a start become as a start as a start become as the start as a start as a start become a	end such the sti or S S S S S S S S S S S S S S S S S S
And the said part. sold and indefensible enta- bed and indefensible enta- list and real entropy of the source of	105	is the delivery bered they are the lawful owners_ of the premises above granted, and reised on the set of this indecture, pay all laws or assessments that may be levied or assesses they be halfing a year and real relate insured against fire and terradio is such arm and by a low of the second parts to the error of his of the second parts the terration of his second parts the terration of the second parts the second parts the terration of the second parts the terration of the second parts the terration of the second parts and the second terration of the second parts and terration terrations are second to the second terration of the second parts and the second terration of the second parts and the second terration terration of the second parts and the second terration of the second parts and the second terration of the second parts and the second terration terration terration of the second parts and the second terration terration terration terration terration terration terration teration terration terration terratio	sed arth the stat stat stat stat stat stat stat sta
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And the said part. dot and inderdensatile each of an inderdensatile each of the densative each of the second state who wanter excepts as a shall be the second state of the second state	105 dtb fort part do hereby overant and agree that at e of inheritance therein, free and clear of all incumbrance. e of inheritance therein, free and clear of all incumbrance. incumbrance. the part defected beam agrited il largely making havel (drient herein, into a main beam of the arm of the a	to the delivery bered they are the lawful owners_ of the premises above granted, and reised over the fulfilling upons and real vertice insured against five and period to the gara of the wood period of a such may be levied or average to be fulfilling upons and real vertice insured against five and periods to the gara of the wood periods to the gara of the indextore, and shall beer instruct a fulfilling upon again of the wood periods and the second periods to the such as the second periods of the second	and arb
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