		AS, DOUGLAS COUNTY, sa. t was filed for record on the 5 day of A D 192 5, at 2:05 P. M.
	L.E. Newman end Samuel E. Newman . Dec. Jan TO By	A. D., 192 5., at 2:05 P. M , E. Mullman. Register of Deeds. Deputy.
		, in the year of our Lord, one thousand nine
	THIS INDENTURE, Made this 27th day of November , in the year of an Provide Rodania may hundred and trenty five between L.E. Nowman and Samuel E. Newman wife and husband	
	part. ies of the first part, and D. Coen Byrn	and State of Kansas , , , , , , , , , , , , , , , , , ,
	Pive hundred fifty and no/100 which is hereby acknowledged, ha YO sold, and by this indenture do to following described real estate situated and being in the County of Douglas.	LLARS, to them duly paid, the receipt of and Mortgage to the said part. y of the second part, and State of Kansas, to-wit:
	Lot number one hundred eighty two (182) on New	York street in the City of
	Lawrence. ;;;;;;;;;;;;;;;;;;;;;;;;;;;;;;;;;;;;	ing is attached to the original instrument
	State of Kanas i (the follow Douglas County iSS. Be It Remembered, That on this 5 th day of Decem a notary public in and for said county and state came Samuel E. personally known to be the same person who executed the foregoin nowledged the execution of the same, In Witness "Merced I have hereunto subscribed my	ber A.D. 1925 before me Leta F. Kennedy Newman husband of L.E. Newman to me g unstrument of writing and duly ack-
5	In Witness Whereof I have neredited autorities on the day and year last above written.	Leta F. Kennedy
1816-17-15-15- 115		Notary Public
1	L.S. My Commission expires Jan. 18, 1928	
4	;;;;;;;;;;;;;;;;;;;;;;;;;;;;;;;;;;;;;;;	
1		
34		
4		
Y		
1	with the appuretenances and all the estate, title and interest of the said part. ies of the first part it	herein.
	And the said part 105 of the first part do hereby evenant and agree that at the unitery presents of the said part 105 of the first part does not clear of all incumbrances.	
(i)	good and indexastic states on internance waves internance and internance and indexastic states on internance and states and detend the same against all narries making herein fait at all times during the life of this is a state of the parties herein fait the part. 108 of the first part shall at all times during the life of this is the state of the state	s indenture, pay all taxes or assessments that may be levied or assessed
M.	against said real estate when the same becomes due and payable, and that	to the part y of the second part to the extent of his
	insurance on party as shall be specified and directed by the part <u>y</u> of the second part, the less, at any, manor paysaw instruct. And in the event that mail part <u>y</u> of the first part shall fail to pay such taxes when the anx elsence doe and the main of the second part many paysail taxes and insurance, or elifer, and the answel new in part shall be even a part and take of payment such that y praise the main of the second part may any main taxes and insurance, or elifer, and the annum to paid shall be even a part of the main of the second part may and taxes and insurance, or elifer, and the annum to paid shall be even a part of the main of the second part may and the second part of the sum of THIS distant instruction and the part of the sum of	(the indebtedness, secured by this indenture, and shall bear interest at
	the rate of 10% from the date of payment dot not pay to recur the payment of the sum of THIS GRANT is intended as a montpart to recur the payment of the sum of Five hundred fifty and no/100	Dollars,
	We of the second part to pay for any incurance or to discharge any taxes with	h interest thereon as herein provided, in the event that said part 188
	sums of many advanced by the shall plat in the second part to pay the say of the first part shall fail to get years are provided in this indexture. And this enveyance shall be void if such payment be made as being specified, and the obligation metalized therein full or any obligation enrated thereby, a interest thered, or if the taxes on and rail static are not [pits] is in the static beam or any obligation enrated thereby, a interest thered, or if the taxes on and rail static are not [pits] is in the static beam or any obligation enrated thereby, a interest thered, or a provided part and the second part of the static beam uppared, and all the shapings are provided for an all static solutions, for the second year of which this inferture is given, sha	y discharged. If default be made in such payments or any part thereof due and payable, or if the insurance is not kept up, as provided hereis, en this conveyance shall become absolute and the whole sum remaining
	holder hereof, without notice, and it shall be lawful for the said part. Y of the second part	herefrom; and to sell the premises hereby granted, or any part thereof,
	in provinces therein in the manner provided by the and to have a review appendix the manner them impaid of principal in in the manner precedend by the set of all mercy starts from mark and to retain the amount then impaid of principal in every a_i if any there is each the paid by the pair. y_i making such say, on demand, on the first part $\frac{1}{200}$ of the algorithm of the particular bottom that the terms and providers of the influentum and each every adaption there to, and be adapted by the participant bottom that the terms and providers of the influentum and each every adaption there to, and be adapted by the participant bottom that the terms and providers of the influentum and each every adaption the to, and be adapted by the participant bottom that the terms and providers of the influentum and each every adaption the top and the definition of the terms of terms of the terms of the terms of ter	d interest, together with the costs and charges incident lifereto, and the
	If is agreed by the parties herete that the terms and providers of the intercline and which an accessives of the respectition in the intercline and the objective providers and the providers are the respective providers and the providers are provided by the part in the provider are provided by the part is a set of the provider are provided by the part is a set of the provided by the part is a set of the pa	e parties hereto.
	last above written.	
	Samuel	E. Newman
		(SEAL)
		(SEAL)
	STATE OF IGWA	in the part of the part of the second
	COUNTY OF Polk	
		December A. D. 19 25, before me, a
	L.E. Newman wife of Samuel E. Newman	and the second
	to me personally known to be the same person who executed the foreg	oing instrument and duly acknowledged the execution of
	LS IN WITNESS WHEREOF, I have hereunto subscribed my name, a written.	
	My Commission Expires on the 4 day of July	19 25 Russell E. Ostrus

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