and the second s			ECORD 6	Fee Paid	
	FROM		TE OF KANSAS, DOUGLAS		111
-	Ray Q Brewster et ux TO	······································	Dec A.D., 192		day of
	Merchants Loan & Savings Bank	By	Lea 8.9	Register of	Deeds.
•	THIS INDENTURE, Made this first	day of Dece	ember in t		puty.
hund	ired and twenty five betwee Ray Q Brewster and	wen .		he year of our Lord, one thou	sand nine
of	Lawrence in the County of iesof the first part, and		and State of	Kansas	
	The Kerchants Loan and Savings I WITNESSETH, that the said part ies of the fin enty five Hundred and no/100 his hereby acknowledged, ha we sold and by this	rst part, in consideration o	f the sum of DOLLARS, to the	part y of the sec a duly paid, the r	P.
to fo		sentrus	and St.	ate of Kansas, to-wit:	Tond part, fee 1.
	of Section One (1) Township of the	of the Southeast Quar	ter (SE_4^1)	/5 0. # 22
	thence North Fort	v (40) rode there	en (13) Range Nineteen e East Twenty (20) row	n (19)	
	Førty (40) rods	thence West Twon	e East Twenty (20) rooty (20) rooty (20) roots to begin	ds, thence South	
			less, in Douglas Count		
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with t	he appurctenances and all the estate, title and interest o	of the said part ies . of t	be first part therein.		
A good are	ind the said part 188 of the first part do hereby cover d indefeasible estate of inheritance therein, free and clear of all incur	mant and agree that at the deliv mLrances,	ery hereof they are the lawful owner.8		and a second second
A good are and that It against s	In the said part. 108 of the first part do hereby cover al indefeasible estate of inheritance therein, free and clear of all incurs it by will warrant and decied the same acquirst all parties making la is agreed between the parties hereto that the part 108 of the said real estate when the same becomes due and payable, and that	mant and agree that at the deliv mbrances, awful claim thereto, e first part shall at all times duri they been the b	very hereof they are the lawful owner .g	or assessments that may be levied o	r assessed
A good ar- and that against s insurance instruct, part. v the rate	In the soil part. 108 of the first part do hereby rever d indefauilde status of inheritance therein, free and clear of all incurs d indefauilde status of inheritance therein, free and eleves at all incurs the y ull warrant and defaund the same space and any and any and and areal estatus when the same heremes dee and payable, and that and areal estatus when the same heremes dee and payable, and that are of the sevent hat said part 108 of the first part shall fail of the sevent part may pay soil taxes and insures, or citize in the sevent part may pay soils taxes and insures, or citize in the sevent part may pay soils taxes and insures, or citize in the sevent part may pay soils taxes and insures of the sevent the surest of the sevent to the sevent to sevent the surest of the sevent to the sevent to the sevent to sevent the surest of the sevent to the sevent to sevent the sevent to the sevent to sevent the sevent to the sevent to sevent to sevent the	mant and agree that at the deliv mbrances, awful claim thereto, of first part shall at all times duri they keep the b of the second part, the loss, if an to pay such taxes when the same	ery hereof they are the lawful owner g_{-} ing the life of this indenture, pay all taxes wildings upon said real estate insured agr. y, made payable to the part. y_{-} of theorem due and payable and to keep sais	or assessments that may be levied or inst fire and tornado in such sum an the second part to the extent of oromises incured as herein provided	r arcoard d by such its
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