And the second is a second s	FROM STATE OF KANSAS, DOUGLAS COUNTY, 53.
	This instrument was filed for record on the 26
	Charles E. Woolf et al TO Dec. A. D., 192 5., at 2:35 P. M. Jeac Millinan Register of Deeds.
	Jerchants L & S bank. By Deputy.
7	hundred and twonty five between . in the year of our Lord, one thousand mine Charles E. Woolf and Leona Woolf his wife
	of Lawrence in the County of Douglas and State of Kansas . part ies of the first part, and The Merchants Loan and Savings Bank, Lawrence, Kansas .
	WITNESSETH, that the said part ics of the first part, in consideration of the sum of Twolve Hundred and no/100
	which is bereive acknowledged, ha. ve. a solid, and by this indenture do to following described real estate situated and being in the County of Douglas and State of Kanasa, towit:
	The east fifty some and we have (well a
	The east fifty seven and one half $(57\frac{1}{2})$ feet of lot number forty four (44) on Connecticut street in the City of Lawrence, Kansas.
	· · · · · · · · · · · · · · · · · · ·
-	
	with the appuretenances and all the estate, title and interest of the said part 108 of the first part therein.
	And the said part. 138 of the first part do hereby evenant and agree that at the delivery hereof they are the lawful owner. S of the premiess above granted, and wined of a grood and indefauible estate of inheritance therein, five and clear of all incumterancer,
	And the said part. 108 — of the first part do bereby evenant and agree that at the delivery bered they are the lawful owner. 5 of the premises above granted, and wined of a good and indificable sets of inheritance therein, free and clear of all incuminancer, and that they still warrant and defend the same against all papts making havful clear the three during the life of this indexture new all traves are assumed to be an analysis of the same against all papts making havful clear the same during the life of this indexture new all traves are assumed to be an analysis.
	And the said part. 108 — of the first part do hereby evenant and agree that at the delivery hered they are the lawful evener. 5 of the premises above granted, and which of a good indicatible state of inheritance therein, free and clear of all incumbrancer,,
	And the said part. 108 — of the first part do hereby evenant and agree that at the delivery hered they are the lawful evene. 5 at the premises above granted, and where d a root and indicasible exists of inheritance therein, fire and clear of all incuminence,, and that they will warned and defend the same against all papies making lawful claim thereto. It is green between the parties hereto that here 10 . The 10 making lawful claim thereto. The same state the same state and the same state and part 10 making lawful claim thereto. The same state state there do not a same state the same becomes due and payable, and that 10 me. Now, and the same first and be same state and payable, and the same becomes due and payable, and there are becomes due and payable, and there are becomes due and payable, and there are becomes are and there are becomes due and payable, and there are becomes due and payable, and there are becomes due and payable, and there are becomes are and there are becomes due and payable, and there are becomes due and payable and there are becomes pay the here there are becomes due and payable, and there are becomes payable at the payable and there are becomes payable at the payable and there are becomes payable at the payable and there are becomes payable. The payable and there are becomes payable at the payable and there are becomes payable at the payable becomes payable payable payable at the payable at the payable payable payable at the payable payable payable at the payable pa
	And the skif part. 108 — of the first part do hereby evenant and agree that at the delivery hered they are the lawful evener. 5 of the premises above granted, and which of a good dottauilie estate of inheritance therein, fore and clear of all incuminance. and that they will avant and other the same arguing all parties making havful clean thereto. It is agreed between the parties hereto shit the part. 156 — of their part shall at all times during the life of this indentare, pay all taxes or assessments that way be levied or assessments that way be levied or assessments and way be parties here to all space the parties here of a same becomes due and payalie, and that 1, by y here the hadfing tages and that bey made payalies the best part. 108 — of the second pay the base, and that 1, by y the partie hadfing tages and that bey made payalies and the second payalies and the part 108 — of the second pay, the part 108 — of the first part shall if all opey such taxes become just the second pay the base is been payalies and the payalies and the part 108 — of the first part shall if all opey such taxes been as payalies to the part 108 — of the first part shall if all opey such taxes been as payalies and the pay all base part 108 — of the first part shall if all opey such taxes been as payalies and the been part 108 — of the first part shall if all opey such taxes been as pays that its base part of the second pay the part. 108 — of the first part shall if all opey such taxes been been part and the part 108 — of the first part shall if all opey such taxes base that the second pay taxes are an append to the base interest at the part of the par
	And the said part. 108 — of the fit part do
	And the said part. 108 — of the first part do hereby evenant and gapes that at the delivery hered they are the lawful event. 5. of the premises above granted, and wind of a read individual events of inheritance therein, free and clear of all incumbrances,
· · ·	And the sail part. 108 — of the first part do
	And the sult part. 108 of the first part do
	And the ski part. 108 — of the fit part do
	And the ski part. 108 — of the fits part do
	And the sulf part. 108 — of the first part do
	And the sulf part. 10.8 — of the first part do
	And the said part. 108 for the first part d hereby events that gave that at the differey hered they are the lawled event. 8 of the premises above granted, and wind of a proof and holdshiften lives and of the lawled event. 108
	And the sulf part. 10.8 — of the first part do
	And the sulf part. 10g for each data to part data introduced and care of all incrumentances,
	And the sulf part. 10g of the forty part do
	And the ski part. 108 for the first part de hereby events that give that it the differey hered they are the lawle events. S. of the previous shows granted, and wind of a proof a difficult of the barry and the same and that they will surrent and defend the same angine all parties herein data it is part to the first part shall at all times during the life of this indicative, pay all taxe or assessments that way be levels of an ange of the same and payable, and that they
	And the said part. 108
	And the said pert. 10g _ of the for year is a how years at and agree that at the divery lowed they are the layful evers. 5 of the previous alone granted, and seried of a grant of a divergence of the diver
	And the set just 1.202 of the form put do
	And the set just 1.202 of the form put do
	And the sail pert. 10g . dit the fits pert do