MORTGAGE RECORD

	FROM	office to spin the set	STATE OF KANSAS DOT		and and states processing
	Community of the second		STATE OF KANSAS, DOU This instrument was filed	for record on the 23rd	day of Reg.
	Serenus E. Willey TO		Jan O 6	D. 1926 , at 11:10: A.	M. Fee \$
	Waters National Prot		dea 6.	D. 1926 , at 11:10: A. Wellman Register of	of Deeds.
	Watkins National Bank,		By.		eputy.
	THIS INDENTURE, Made this		January	, in the year of our Lord, one thou	ousand nine
	Serenus E. Willey	nd Nellie G. Wille	y, his wife,		
	of Lawrence in	the County of Dougla	and State o	d Konsas	nimenone (
	parties of the first part, and Watkins National	Bank,	and search ages in an other desired and the second	part y of the se	econd nart
	WITNESSETH, that the said part Six Hundred (3600.00) ar which is hereby acknowledged, ha ve so to following described real estate situated an	d and by this indenture do	DOLLARS, to	them duly paid, the	The second se
			eet of Lots numbers Eight		
			t Street in Block number		
No.			of the City of Lawrence,		
			s commancing at the South		
			iott Street in Block numb		
) feet; thence East One H		
朝婚		co South Fifty (50 e of beginning.) feet; thence West One H	fundred (100) feet to	
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	with the appuretenances and all the estate, tit And the said par 105 of the first part do- goed and indefcable estate of inheritance therein, free an and that they will warrent and defend the mare arging a method between the particle here take they arging method they arging a shall be specified and directed by the interrest. And in the event that aid part (i) the part J of the second part may pay will be assess and THIS director is interrest to mean a meritance to meri- method that is interrest and a meritance to meri- method that is interrest and a meritance to meri- method the second part may pay will be assess and THIS director is interrest and a meritance to meri- — is the second part, or paysale to the part argending to the terms of of the of the fort part at the liab to pay the mean argen partice its and this convergence shall be wold if such payments of the big theorem of the second parts of the second payments in the part of the second parts of the second payments the second parts of the second payments in the second the second parts of the second payments in the second the second parts of the second payments in the second the second parts of the second payments in the second the second payments in the second the second payments of the second payments in the second the second payments of the second payments in the second payments in the second the second payments of the second payments in the second payment is second the second payments in the second payment is	berefit events and agree d elear of all incumbrances, in transfer making their drain there is the start of the start and the start y — of the store and y for the start y — of the store and y = start y — of the store and y = start y — of the store and y = store y = of the store of d = no/100 =	that at the delivery hereof they are the lawful of that all times during the life of this indenture, pap 111, here, the backlings upon said yral estate in 111, the fox, if any, made payable to the part] a shen the same levense due and payable and to at the paid shall become a part of the indebteden int so paid shall become a part of the indebteden half som of mesory, executed on the23ptdh all interest according thereon according to the to or or to discharge any taxes with interest there	y all tatte or assessments that may be levied sourced against fire and torsade in such may be used to be a sourced as the sector of a beep said premises insured as beein pervisions, secured by this indexture, and shall have one, recurred by this indexture, and shall have one of a source of the sector of the sector of the day of <u>JAMILARY</u> terms of add obligation and also to secure as an as berein provided, in the event that and p	for assessed and by meh 1ts ind, then the interest at 19—26 May some or part. 108
	And the said part 105 of the fort part do. good and indefcable estate of inheritance therein, free an one of the they say the variest and defcable mass mains of the agreed between the partiest between that the pa- rainst said real estate when the same because due and insurance curvapus a shall be specified and directed by of the say of 10° is the oreal part may say wild asses and the major 10° is the oreal part may pay said asses and the major 10° is the total of payment units fully trees THIS GUARN's insteaded as a mortgage to users 	In the process of a second se	that at the delivery hereof they are the lawful of fat. at all times during the life of this indenture, pay 111 torp the buildings upon and rast exacts the box, it may make pushibe the here part. a when the same leverne due and payable and its net or paid shall become a part of the indeheded mail runs of money, executed on the 237d h all interest scruing thereas avoiding to the to ever of olderbarge any taxes with interest there obligation must be remained therein faily debayers. 	y all taxes or assessments that may be levied sourced against fire and tormade in such man a y of the second part to the extest of here said premises insured as herein pervise ress, recursed by this indexture, and shall bear day of Ontingry terms of said soligations and also to secure an on as herein provided, in the event that maid y i default becames the back back and be able or what hereins are lowed by the back of the of the interment of the back back and y i default becames in our here the able of the ress and herein and pays the back of the ress.	I or Amend and by much its of the the r interest at POLLARS, 19 _ 26 may runn or part 108 mart 108 mar
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