	EAML DOORWORTH ITATIONERY CO RAMASS CITY NO Real	
	STATE OF KANSAS, DOUGLAS COUNTY, sa. This instrument was filed for record on the 5th the down of	
- h	Marchants Le S Bank. By	
	THIS INDENTIRE Made this first	
P	THIS INDEXTURE, Made this first day of Larch , in the year of our Lord, one thousand nine hundred and twonty-six between	reg. No. 15
	of Luwrence in the County of Douglas and State of Kanna	-
	The Merchant's Loan & Savings Bank, Lawrence, Kansas part y of the second part. WITNESSETH, that the said part iss of the first part, in consideration of the sum of Four Thousand and no/100	
	which is hereby acknowledged, ha Ye. sold, and by this indenture do Grant, Bargain, Sell and Mortgage to the said part y of the second part, to following described real estate situated and being in the County of Douglas and State of Kansas, to-wit:	
	Lot Numbered Twelve (12) in Block Twenty-one (21) in Sinclairs Addition to the City of Lawrence, Kansas	
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	with the appuretenances and all the estate, title and interest of the said part. <b>105</b> of the first part therein.	
1	with the appuretenances and all the estate, title and interest of the said part <b>105</b> . of the first part therein. And the said part <b>105</b> — of the first part do broke evenant and agree that at the delivery leved they are the lawful owner. <b>3</b> of the premises above granted, and wined of a record and become the said of a second sec	
	And the said part. 105 of the first part do	
	And the said part 105 of the first part do hereby covenant and agree that at the delivery level they are the lawful owner. B of the premises above granted, and wised of a good and indefaulthe exists of dimensions that they will warrant and defend the same agrices all incombrances. and that they will warrant and defend the same agrices all increments in the first part shall all all times during the life of this indenture, pay all taxes or assemments that may be level or assessed at its array between the same herein that the part 106 of the first part shalls all times during the life of this indenture, pay all taxes or assemments that may be level or assessed actions said real exists when the same becomes due and payable, and that they?	
	And the mid part 105 of the first part do breaky revenant and agree that at the delivery leved they are the lawful owner. S of the premises above granted, and wind of a good and indefaultle state of inheritance three, in the delivery leved they are the lawful owner. S of the premises above granted, and wind of a good and indefaultle state of inheritance three, in the delivery leved they will warned and default because against all garties making having claim thereto. If its grave leven the part is better that they are law in the man becomes due and payable, and the three y and law interest and default and the specific and directed by the part y If the green due to the specific and directed the part is been due to the part is a shall be appeided and directed by the part y If the green due to the specific arguments are the part. J He were due to the part is a shall be expected and directed by the part y If the specific and payable to the part were of a been due to the y are the three and to pay all have the three many back the part to the claim of 10 grave the area the three mate can be appale and to keep tail premise frame due and payable and the part is a shall be three the specific due directed by the part y If the specific due directed to the specific due directed to the part to the claim of a specific due directed to the part to the claim of a specific due directed to the part to the claim of a specific due directed to the part to the claim of a specific due directed to the part to the claim of a specific due directed to the specific due directed to the part to the claim of a specific due directed to the part to the claim of a specific due directed to the part to the claim to the claim of a specific due directed to the part to the claim of a specific due directed to the part to the claim of a specific due directed to the part to the claim of a specific due directed to the part to the claim of a specific due directed to the part to the claim of a spe	
	And the said part 105 of the forts part do brokey events and agree that at the delivery leved they are the lawful owner. B of the premises alove granted, and wined of a good indefauilite estate of inheritance therein, free and clear of all incrumentances	
	And the said part 105 for the fort part do hereby extends and agree that at the delivery leved they are the lawful owner. B of the premises alove granted, and wined of a good indefauilite extain of inheritance therein, free and clear of all incrumenzes. The sufference between the particle here that the part 105 of the fort part hereit. This extered between the particle here that the part 105 of the fort part, the low, if any, made payable to the part of the second part, the low, if any, made payable to the part is increased in and here they are the lawful defaultion of a second part is the client of the fort part and that they be have and to client the part 105 of the second part, the low, if any, made payable to the part of the second part, the low, if any, made payable to the part is increased as the second as and induced by the fart part that if all to pay with have the measure or meany as shall be repetifed and directed by the part of the second part, the low, if any, made payable to the part of the second part is the client of 155 The fort part that if all to pay we have the taxes of the second part is and pay the index part of the second part is the client of 155 The second part is the client pay result taxes are also pay that the taxes of the second part is the client pay result taxes are also pay the taxes the the second or a pay to be index to second the tax pay result taxes are also pay the taxes the pay and taxes are also pay the index there are not client of the second part is the index to the pay result taxe are also pay result taxes are also pay the index to the pay result taxe are also pay result taxes are also pay the index taxes are also pay taxes are also pay taxes are also pay taxes are also	
	And the said part 105 of the provides the part do	
	And the said part 105 of the provides the part do	
	And the said part 105 for the fort part d bring events at and agree that at the delivery leved they are the hard owner. B of the premises alove grated, and sized of a root and indefaulthe estate of inheritance therein, free and clear of all incombinances. The agreed between the particle here that the part 105 of the fort part half at all these during the life of this indexter, pay all tases or assuments that may be level or a saved income set of the fort part table is a life of the second part, the bear, if any make paralle to the part 1 of the second part, the bear, if any make paralle to the part 1 of the second part, the bear, if any make paralle to the part 1 of the second part, the bear, if any make paralle to the part 1 of the second part table is and ball bear interest. This different tables all part 1 and 105 of the fort part table if all iterest were that and part 105 of the fort part table is the the second part table to the class of 155 interest. And in the vector tables all part 1 of the second part, the bear is part 1 of the second part to the class of 155 This different tables may part to the second part to the class of 155 This different tables may part to the second part to part 100 of the second part to the class of 155 This different does and make the second part to part 100 The second part tables interest at a maximum table part 100 This different does and maximum tables interest at a more table were tables and the second part tables are not part 100 The second part tables interest at a maximum tables are marked and the second part tables are not part 100 The second part tables interest at a maximum tables interest at a maximum table are interest at a maximum table to the second part tables are not part 100 The second part tables are not part 100 The second part tab	
	And the said part 10.6 of the first part 6 In the provemant and agree that at the delivery leved they are the larf of owner. B of the premises alove granted, and wind of a good and indefauille extate of inheritance therein, free and clear of all incendimentances In the agree of his sector that the part 10.0 of the record part, that is all times during the life of this indenture, pay all taxes or assessments that may be locked or assessed actions and resteres that the part 10.0 of the record part, that is all times during the life of this indenture, pay all taxes or assessments that may be locked or assessed actions and resteres that the part 10.0 of the record part, the lock if any, and pay table, the part 1 of the beauting the life of this indenture, pay all taxes or assessments that may be locked or assessed actions and restere that the part 10.0 of the record part, the lock if any, and pay table to part 1 of the second part, the lock if any, and pay table to part 1 of the second part, the lock if any, and pay table to part 1 of the second part, the lock if any, and pay table and to keep said premise itsued as herein provided, then the large of a second mant to all parts 10.0 of the second part, the large of a second mant to be part and that ansmut to paid shall become a part of the indefaultees, second by this indenture, and shall bear interest at THIS (UNAT) in indented as an mortgar to exact the payment of the second part, with all linterest terms at an of money, executed by the said part	
	And the said part 16.5 — of the first part 6 — if herein, free and clear of all incombinances. For coal and indefauilite static of laberitance therein, free and clear of all incombinances. The agreed between the particle herein, free and clear of all incombinances. The agreed between the particle herein that the part 16.5 … of the first part clear therein the first of the indexter, pay all hases or assuments that may be bried or a same of a grant state and parts. The agreed between the particle herein that the part 16.5 … of the first part, the local, if any make paralise to the part 1 of the second part, the local, if any make paralise to the part 1 of the second part to the clear of 15.5 … interest. And in the verse that and part 16.8 … of the first part thall fail to pay with have the due and payable, to the part 1 of the second part, the local, if any make payable to the part 1 of the second part to the clear of 15.5 … interest. And in the verse that and part 16.8 … of the first part thall fail to pay with have the moment to paid shall become a part of the indextense, secured by this indextense, and shall be a first start at 17.5 … of the second part to pay and the sec	
	And the said part 105 for the fort part d brings extend and agree that at the delivery leved they are the lawful owner. B of the premises alove granted, and wined of a good indiferable extend of inhibits the thirds of the same agree in a linear thereas, for each of the same agree in a linear thereas. The agreed by the same thereas thereas thereas agrees at linear thereas. The agreed by the same thereas the same thereas the same thereas and agraphs, and that they will linear thereas and agraphs and that they will linear thereas agrees at linear the same thereas the same the same thereas thereas the same thereas the same thereas the same the same the same the same the	
	And the and part 16.8 for the fort part d bring events and agree that at the delivery leved they are the larf of owner. B of the premises alove granted, and sized of a read indicabulk extra of inheritance therein, free and class of all incombingence	
	And the and part 16.8 for the fort part d for the order of all incombinances	
	And the said part 165 for the fort part 6 forthy envenant and agree that at the delivery leved they are the lard owner. B of the premises alove granted, and wind of a greed and indefaulthe state of a linear threads, for each other and linear threads, and wind of a greed between the particle here that the part 166	
	And the and part 16.8 of the first part 6	
	And the and part 165 for each dark not part db brings executed and agree that at the delivery leved they are the hard owner. B of the premises alove granted, and sized of a record and indefaulthe extrained in later that and a later that and the delivery leved they are the hard owner. B of the premises alove granted, and sized of a second and the delivery level of the second part. If the second part, the low, if any, made payable to the part of the second part, the low, if any, made payable to the part of the second part of the indefaultheses, secured by the indefaulter, and shall be relatered. If B is the delivery level of a second to relate white the second as a large second to the second and relation and and a low large second to the second and relation of the second part is the delivery level of a second to relation within the later at the second as a large second to the second as the second as a large second to the second as the second as a second second second by the indefaulters, and shall be relatered. If B is delivery level of the second part is part of the indefaulterses, second by the indefaulter, and shall be relatered. If B is delivery level of the second part is part of the second part is part of the indefaulterses, second by the indefaulter, and shall be relatered. If B is delivery level of the second part is part of the second part is part of the second part is part of the indefaulterses, second by the indefaulterse as the second part is part of the second part	
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	And the and part 165 for the fort part do broke evenant and agree that at the delivery leved they are the lard owner. B of the premises alove granted, and sized of a read and indefaulthe extra of hierings the three therein, free and check of all incombingers	
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