ACE RECORD 60

111		AGE RECORD 69
Ø	Lency. Templin et al	This instrument was filed for record on the 20 day of Apr A. D., 1926., at 4360 P. M. Que C. Wellman. Register of Decas
1677	Law. Nat'l. Bank	ByDeputy.
	THIS INDENTURE, Made this 30th hundred and twenty fire between Lena V. Templin and Olin Templin her	day of December , in the year of our Lord, one thousand nine r husband
\checkmark	of Lawrence in the County of Douglas and State of Kansas , parties of the first part, and The Lawrence National Bank, of Lawrence, Kansas , part y, of the second part,	
	WITNESSETH, that the said part ios of the first pa Five hundred which is hereby acknowledged, ha ve sold, and by this inden to following described real estate situated and being in the Count	rt, in consideration of the sum of
	The east half of the wo Range 19 also that part in section 14 township	est half of the south east quarter section 14, township 12 t of Lot 4, south of Railroad containing 2 39/100 acres 12, range 19.
	good and indefeasible estate of inheritance therein, free and clear of all incumbran	and agree that at the delivery hered they are the lawful owner. of the premises above granted, and seized of a news, excepting \$2500.00 to the Lawrence National Bank
	And the said part 108 of the first part do bridly evenant in good and indefauille extant of inheritance therein, free and elser all linearithms and that they still warrant and defend the same against all gaties making hardl It is agreed between the gating brief of that the part 108 of the first against said real estate when the same becomes due and payalle, and that the insurance company as shall be specified and directed by the part of the format the face most the same becomes due and payalle, and that the insurance company as shall be specified and directed by the part of the format the face most the same bar of the face most shall full than an	and agree that at the delivery berred they are the hardul over of the promises above granted, and where of a res. excopting \$2500.00 to the Lawronce National Bank claim thereto. grant shall at all times during the life of this indenture, pay all taxes or assessments that may be levied or assess grant shall at all times during the life of this indenture, pay all taxes or assessments that may be levied or assess grant shall at all times during the life of this indenture, pay all taxes or assessments that may be levied or assess grant shall at all times during the life of this indenture, pay all taxes or assessments that may be levied or assess grant shall take the start of the second part, the loss, if any, made payable to the para life profiles indured as been to take the start of the second part, the loss, if any, made payable to the tax of the para life profiles indured as been to take the start of the
	And the sail part 10 g of the first part do	and agree that as the delayery benefit they are the hard overset of the promises above granted, and where of a res. excepting §2500.00 to the Lawrence National Bank term benes. part shall all time during the life of this indexture, pay all taxes or assessments that may be levied or assessed by Will term be halding upon and read state its accord against fire and formade in a web man and by meh sevend part, the bas, if any, made payable to the part. <u>Y</u> of the second part to the estimat of <u>its</u> y such taxes show the same terms due and payable and to keep said premises leaved a ball benchmarks, and shall be ment to a grant of add and the menty, exceeded on the source of the second part is the second part is the second part is the second part of the indext pays and the second part of the second part of the indext pays and the second pays and the second part of the indext pays and the second part of the indext pays and the second pay
	And the said part 10 S of the first part do trip events it could and individual exists of inheritance therein, five such effect of all incumires the said that they sill surrant and defend the same argin: all argins marked that the part 10 S of the first same starts with respect to the same argins all single of the same argins and and they sill surrant and the same becomes due and any said. Said that the insurance compary as shall be specified and direct dby the part of the interest. And in the could be an expected on and any said, said that the insurance compary as shall be specified and direct dby the part of the interest. And in the exceed part may pay said there are all business, et either, and the "THIS GRANT's intered on a mortgarge to exame the payment of the same Five hundred signed by necessing to the terms of CUT	and agree that at the delayery benefit here use the hard overer. of the promises above granted, and whend of a rese, excepting $\frac{3}{2}$ 2500.00 to the Lawrence National Bank resea. During the second part shall at all time during the life of this indexture, pay all taxes or assessments that may be levied or assessed by Will. Lever the holding upon mid real estate insured against free and terms the mean by well are the holding upon mid real estate insured against free and terms the needs to all the product the second part to the estate it are the second part to the estate it are the second part to the estate it are the second part to the estate of a second mean second paralle to the part by each taxes when the same terms do and payable and to keep sail premise insured as when the second part to the estimate it is not to say that the lifetime a part of the indekterious, would by this indexture, and shall been lattered it is the second part of the estimate it is not go and the second part of the second part to the estimate it is not go and the second part to the estimate it is not go and the second part to the estimate it is not go and the second part to the estimate it is not go and the second part to the estimate it is not go and the second part to the estimate it is not go and the second part to the estimate it is not go and the second part to the second par
	And the said part 10 S of the first part do	and agree that at the delayery benefit they are the layed overr of the promises above granted, and whend of a reas, excepting §2500.00 to the Lawrence National Bank reas, excepting §2500.00 to the Lawrence National Bank reasons and agree the layer of a summary of the layer of a summary of the layer of a summary of the record part, the has, if any make payable to be part $y = 0$ for the second part, the has, if any make payable to be part $y = 0$ for the second part is the states of a summary of the second part is the states of a summary of the second part is the states of the second part is the states of the second part is the second part is the states of the second part is the states of the second part is the second part is the states of the second part is the second part is the states of the second part is the second part is the second part is the states of the second part is the secon
	And the sail part 10 S of the first part db	and agree that as the delayery hered they are the hard over of the promises above granted, and whend of a received, excepting §2500.00 to the Lawrence National Bank area. Scopping §2500.00 to the Lawrence National Bank grant shall all times during the life of this indexture, pay all taxes or assessments that may be levide a sameed by W111. Leves the haldhard upon mid real state insured against free and termine during the haldhard upon mid real state insured against free and termine during the haldhard upon mid real state insured against free and termine the mean beam of the haldhard upon mid real state insured against free and termine during the held and the second part to the extend of 122 years have been been edue and payable sto the part y or the second part to the extent of 122 years have been able to the indektedness, would by this indexture, and shall been have a part of the indektedness, would by this indexture, and shall been have a part of the indektedness. Would be the indekted to be the second part to the extent of 122 and the second part to the extent of a state of the indektedness. Would be the indekted to be the indektedness would by this indexture, and shall been have a part of the indektedness. Would be the indekted to be the indexted to be the indexted to be the indexted to be the indekted to be the indexted to be the
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	And the sail part 10 S of the first part db	and agree that at the delargy barred they are the lawle over of the promises above granted, and whend of a reas, excepting \$2500.00 to the Lawrence National Bank "and the series of a sessential at all time during the life of this indexture, pay all taxs or assessments that may be levide a sense of y will the provide the lawling town and real state insured against free and tax in the levide of a sense of y will the provide the lawling town and real state insured against free and tax in the lawling town and real state insured against free and tax in the sense berne due and pay alls and to keep and premises lawned a berne provide, then the the nearest or all that lawle even a part of the indexterms, and all the interest are real to the indexterms of and the indexterms, and all the interest or all the means to simple the tax in the SOth day of Decombor 10 266, at part, what all thereme a result interest thereme a berne provide, in the vertice of a state of the indexterms of and child subjections and allow the sense of the sense of the state results and the sense berne in the state of the indexterms of and child subjections and allow to serve are sense of the sense berne to the indexterms of and child subjections and allow to serve are sense of the sense berne to the indexter and tax are altered and the sense to a state of the indexter and the sense berne to the indexter and tax are altered and the sense and pays all at the sense to a state of the sense berne to the indexter and tax are altered and the sense to a state of the sense to the sense to be and the sense to a state of the sense to the sense to be and the sens
	And the sail part 10 S of the first part db	and agree that as the delayery barred they are the layed overr of the promises above granted, and whend of a reas, excepting §2500.00 to the Lawrence National Bank and the second agree of the law of a second
	And the sail part 10 g of the first part d introly evenents is good and indexails exists of inheritares thereful, fire said exist of all incursives the sail said of the sail as a said said the sail as a said said the said said of the said said of the said said said the said said said the said said said the said said said said said said said said	and ages that as the delargy hered they are the hard over of the premises above granted, and whend of a reas, excepting §2500.00 to the Lowrence National Bank "improvements that may be brief or assessed by Will Level and the file of this indexture, pay all taxes or assessments that may be brief or assessed by Will Level and the low of a main of a state insured against free and taxing in the state of a sessent and a state of a sessent and the state of a sessent and the state of a sessent and the state of the second part to the extint of 122 years taxes be not be and the state of the indexture, and all been harden taxes in the second part to the extint of 124 years taxes be not be and payable to the part of the indexture, and all been harden taxes of the model taxes of a second part to the extint of 124 years taxes be not be and payable to the part of the indexture, and wall been harden taxes of the indexture is the indexture indexture, and wall been harden taxes of the indexture is the indexture
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This Pellin on this of the form	And the sail part 108 of the first part db interly evenent is read and indicatile exists of inheritares therefs, fire said exist of all incursive set of the start sail at the sail of the sail sail at the sail of the sail sail at the sail sail at the sail sail sail sail sail sail sail sail	and agree that as the delargy hered they are the hard over of the promises above granted, and where of a reason of \$2500.00 to the Lowrence National Bank strain better grant all all time during the life of this indexture, pay all taxes or assessments that may be levid or assessments \$200.00 to the Lowrence of National Bank \$2500.00 to the Lowrence National Bank \$2500.00 to the National Park \$2500
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	And the sail part 108_ of the first part do	and agree that as the delayery barred they are the layed overr of the promises above granted, and whend of a read, excepting §2500.00 to the Lowrence National Bank are assessments that may be bried or assessments the brance terms do and payable to the part of the access to bried bank the terms of and the method way may may be accessed part, the beart of terms do and payable to the indefettemes, we used by this indefetters, and while the interest at m of the access that a state of the indefettemes we used by this indefetters, and while the interest at m of the access that a state the mode of the indefettemes at the state the indefet terms of and child and the state terms of and terms of

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