FROM W. A. Dunmire et ux TO	STATE OF KANSAS, DOUGLAS COUNTY, 15.	And the second se
W. A. Dunmireet ux		
	This instrument was filed for record on the	12 day of 35: P. M.
Henry Nieder	Lea E. Wellma	w.
	. By	Register of Deeds. Deputyling. No. 17/
THIS INDENTURE, Made this first day of hundred and twenty. Six	May	5 m Fair 12 1
hunared and twenty six between.	Dunmire, his wife	Lord, one thousand nine
of Lawrence in the County of Douglas	and State of Kanses	and a second
part ies. of the first part, andHenry Nieder	and a construction of the second s	and an an an an an an an
WITNESSETII, that the said part iss of the first part, in conside Five Thousand and no/100 (\$5,000,00)		of the second part.
which is hereby acknowledged, ha ve sold, and by this indenture do to following described real estate situated and being in the County of	Grant, Bargain, Sell and Mortgage to the said part y	of the second part
	th Ten (10) acres of the North Fifte	to-wit:
(15) scres of the West Winsteen (1	9) acres of the Northwest Quarter (	ien
of the Southeast Owerter (1) of a	s) acres of the Northwest Quarter (	t)
Range Twenty (20) mbioth	ction Six (6) Twonship Thirteen (13)	1
Range Twenty (20) , subject to all		
Also : Beginning at a point 586.29	feet South of the centre corner	
or Section Six (6) Twonship Thirte	en (13) Range Twenty (20) East of th	18
6th P.M. thence East 313.5 feet, th		
313.5/thence North 38.94 feet to p		
30 feet of said Tract conveyed to		
highway in South East Quarter of S		
Range Twenty (20) East of the 6th :	P.M. in Douglas County , Kansas	-
good and indefraulike estate of inheritance therein, free and clear of all incumbrances, and that they still warrant and defend the same against all paying making is will claim thereto. It is agreed between the parties herein that the part_DB the first part shall at all invited and marks and the parts and the same second states and the sa	times during the life of this indenture, pay all taxes or assessments th	at may be levied or assessed
insurance company as shall be specified and directed by the part. V of the second part the	seep the buildings upon said real estate insured against fire and terns	ido in such sum and by such
interest. And in the event that midpart <u>105</u> of the fart part shall fail to pay such taxes when part <u>y</u> of the second part may pay mail ture and impurance, or either, and the amount so p the fart of 10° in rom be due of payment until 100 yrawn to the payment of the sum of THIS GRAYT is introded as a most part to secure the payment of the sum of $F^{100}$ Thous and and no $/100(55000, 00)$		
and the second		- DOLLARS,
according to the terms of OhO certain written obligation for the payment of said su and by 155 terms made payable to the part y of the second part, with all is	m of money, executed on the 1st day of May	19 26
sums of money advanced by the said part 188 of the second part to pay for any insurance on t	- Madager and the state of the	event that said part 105
of the first part shall no pay the same as provided in this indexture. And this nonvening only in the same as provided in this indexture. And this nonvening the while if such payment is made as herein specified, and the obliga- or any obligation crusted thereing in the same same same same same same same sam	tion contained therein fully discharged. If default be made in such pa d when the same become due and payable, or if the insurance is not k itted on said premises, then this conveyance shall become absolute an is indenture is river, shall immediately mature and become due and r	yments or any part thereof ept up, as provided herrin, d the whole sum remaining availe at the action of the
improvements thereon in the manner provided by law and to have a receiver appointed to collect the re- in the manner prescribed by law and out of all moneys arising from such sale to retain the amount th	to take possession of the sell the prosession of the number of the sell the procession of the sell the process hereby graded and interest. Investigation of the costs and charge	he mid premises and all the ranted, or any part thereof,
overplan, if any there he, shall be paid by the part Y making such as on demand, to the first It is accreted by the parties hereto that the terms and provisions of this indefaure and each as to, and he obligatory upon the here, securitor, administrators, personal representatives, assigns and	part 108	rom shall extend and inure
IN WITNESS WHEREOF, the part 105 of the first part ha Ve last above written.	hereunto set their hand 8 and seal 8	the day and year
	W. A. Dunmire	(SEAL)
	Luda A. Dunmire	(SEAL)
	anna a santa manana an ga santa ang ta manana panga na m	(SEAL)
		(SEAL)
STATE OF Kansas		the same of the
BE IT REMEMBERED, That on this 12	day of May A. D. 19	26 , before me, a
Notary Public in th W. A. Dunnire and Luda A. Dunnire,	e aforesaid County and State, came	
	executed the foregoing instrument and duly acknowledge	red the execution of
the same.	cribed my name, and affixed my official seal on the day	and year last above
the same.		
the same.	April 1927 A. F. Flinn-	Notary Public. Mortgest
the same. IN WITNESS WHEREOF, I have bereunto subs written. My Commission Expires on the 10 day of RELEAT	38	Notary Public.
the same. IN WITNESS WIIEREOF, I have hereunto subs written. My Commission Expires on the 10 day of	38	Notary Public.

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