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.0.1	AM, ODDERSKI AT A DESCRIPTION	STATE OF KANSAS, DOUGLAS COUNTY, 53.
181	FROM	This instrument was filed for record on the 19 day of
6.2.	Charles Crowder :	Shall Wellman.
11		Register of Deeds,
I	D. Coen Byrn.	By Deputy.
	THIS INDENTURE, Made this 16th day of June , in the year of our Lord, one thousand nine hundred and twenty six between Charles Crowder and Alice Crowder his wife	
		and State of Kansas
đ	of Lawrence in the County of Douglas parties of the first part, and D. Coen Byrn	part y
	WITNESSETH, that the said part ios of the first part, in consideration of the sum of DOLLARS, to them duly paid, the receipt of DOLLARS, to them duly paid, the receipt of DOLLARS, to them duly paid, the receipt of the second part, so it is index to following described real state situated and being in the County of Douglas and State of Kanasa, to-wit:	
	Lot number sic (6) in block seven (7) in Lane's First Addition an addition to the City	
	of Lawrence.	
	good and indefaultile estate of inheritance therein, free and clear of all incuminance, and that they will sarent and defend be same sequent all papts making lawful claim therein. It is agreed between the particle benefit to all they are 1.05 or . the their part shall at all the against said real estate when the same because due and payable, and that they will is incurse or argany as shall be specified and directed by the part y of the second part, the interest. And in thereas that all the argues in the first part of the part of the second part. The first second part may pay shall are and forwards or either, and the amount we the next of the first the due of a second part the part that first second of the second part. The first second part may pay sail areas and forwards or either, and the amount we for the second part may pay sail second the part parts or the second part. The first second part is part to be second part to be a most the part of the second part of the second part to be an ord part to be a most part to be a second part to be all the second of the second part to be a most part to be a second part to be all the second of the second of the second part to be a second part	It the delivery hered they are the lawful owner. g of the premises above granted, and exist of a times during the life of this indenture, pay all taxes or assessments that may be levied or assessing the taxes of a statistic field of the second part of the term of the prediction of the second part to the exist of $-\frac{1}{12}$. The second part to the exist of $-\frac{1}{12}$ and the prediction of the second part to the exist of $-\frac{1}{12}$ and the prediction of the second part to the exist of $-\frac{1}{12}$ and the prediction of the second part to the exist of $-\frac{1}{12}$ and the prediction of the prediction of the second part of the second part to the exist of $-\frac{1}{12}$ and the prediction of the prediction of the prediction of the second part of the indentectors, secured by this indenture, and shall be predictions at polytophic prediction of the pred
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	And the said part 105 of the first part do hereby revenant and agree that at root and indefaultile educe of inheritance therein, free and clear of all incumbrances, and that they will warnet and defend the same against all parties making law full claim there. It is agreen between the parties beere that the part 105 of the their part shall all all the against taid real estate when the same become due and agaths, and that they will 11 the innunces or pargue shall the specified and directly the part. Y of the second part, the innerset. And in the event that asid part 105 of the fort part shall fail to pay such taxes shon part. Y of the second part may pay sail terms are learness, or either, and the annext or part THIS GILANT is interedion as mericance to severe the payment of the same of a part. THIS GILANT is interedion as mericance to severe the payment of the same of a part according to the terms of 0100 erith write while the interpart of and no 0/100 according to the terms of 0100 erith write while are y of the payment of the same of a site main by 1125 the terms of approximation payment be interpart. A severe of part, the rest may alwance by the said part. Y of the second part, the payment of the same of the same of the payment of the second part. It is the same of the payment of the payment of the same of the payment o	It the delivery hered they are the lawful owner, g of the premises above granted, and exist of a times during the life of this indenture, pay all lases or assessments that may be levied or assessment that may be levied or assessment in the life of this indenture, pay all lases or assessments that may be levied or assessment to the same a beyong payshes the pays $-T_{\rm S}$ of the second part to the extert of -16 m -16 m -10 m
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