FROM       This instrument was filed for record on the 11 day of Aug A. D., 192. 6., at 4135 P. M. D. 192. 70 Decis.         From Market A. D., 192. 8., at 4135 P. M. D. 192. 192. 192. 192. 192. 192. 192. 192	
Charles V. Hyper         The second part.         S. Dreamon         Register of Deeds.         Number of Deeds.         Number of Deeds.         Register of Deeds.         Register of Deeds.         Number of Deeds.         Register of Deeds.         Number one hundred seventy (170) on Massachusetts street in the city	
E. Dreamon       19         THIS INDENTURE, Made this tenth day of August , in the year of our Lord, one thousand nine hundred and twenty six between Charles V. Bryan and Maggie E. Bryan his wife	
THIS INDENTURE, Made this to fold in the tween tween twethand twethand tween tween tween tween tween tween twee	
of       Lawrence       in the County of       Douglas       and State of       Kansas         part less of the first part, and       E.       Drennon       part       y       of the second part.         WITNESSETH, that the said part       less of the first part, in consideration of the sum of       part       y       of the second part.         WITNESSETH, that the said part       less of the first part, in consideration of the sum of       DOLLARS, to       them       duly paid, the receipt of         Two Fundred fifty       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 number one hundred seventy (170) on Massachusetts street in the city	
part 198 of the first part, and 5. Direction       part 198 of the first part, and 198 of the first part, in consideration of the sum of 100LLARS, to 5hem 100LLARS, to 5h	
Two Kundred firty of the second part, which is hereby acknowledged, ha <b>79</b> sold, and by this indenture do Grant, Bargain, Sell and Mortgage to the sold part. <b>y</b> of the second part, to following described real estate situated and being in the County of Douglas and State of Kansas, to-wit: Douglas and State of Kansas, to-wit: Dot number one hundrod seventy (170) on Massachusetts street in the city	
of Lawrence, Lansas	
	<b>展入了</b> ,南部港
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with the apparetenances and all the estate, title and interest of the said part. 108 of the first part therein. And the said part 108 of the first part do	
rood and indefeasible estate of inheritance therein free and river of all incumbrances. 8x08pr- B mor cracke co cite and river of all incumbrances.	
and that they will warrant and defend the same against all parties making invite cann the life of this indenture, nay all taxes or assessments that may be levied of assessed	
against said real estate when the same becomes due and payable, and that TROY Will keep the fundings upon sain pair estate notice in the same base model and the same base in th	
insurance or many as shall be specified and directed by the part these second part, the table same become due and payable and to keep said premiese insured as herein perioded, then the interest. And in the event that said part	
part. Y of the second part may pay add taxes and insurance, or either, and the amount so paid shall become a part of the indecidence, secure up can insurance, and man test interests the rail of 10% from the date of payment util fully replaid.	
Two Hundred fifty Dollars, the terms of ODB certain written obligation for the payment of mild sum of mency, executed on the tenth day of August 19, 26 teresting to the terms of ODB certain written obligation for the payment of mild sum of mency, executed on the tenth day of August 19, 26	
	Market State
and by <b>LOG</b> terms make payme to be pain. rems of money advanced by the said part <b>Y</b> of the second part to pay for any insurance or to discharge any taxes with interest thereon as herein provided, in the event that and part. <b>105</b> of the first part half all to pay the make as provided in this indicators.	
A the first shall fail to pay the same as provided in this indextore. And this conveyance shall be wold if and payment be made as herein specified, and the edilgration contained therein fully discharged. If default be made in such payments or any part thereof any obligation conveyance shall be wold if and payment be made as herein specified, and the edilgration contained therein a discharged in the interacts is not key tup, as provided herein, or any obligation conveyance shall be wold if the taxes on any direct state are not paid to be it as an add provides. The this conveyance shall be exceed be and a payment of the taxes on any direct state are not paid to be as any any direct state and the bear state and the shall be accounted by tup, and the state are not payment of the interact state and the conveyance shall be exceeded by tup, and the state are state and the state are not payment to exceede a state are not payment as a state are not payment as a state are not payment as the exceede of the state are not payment as a state are not payment and are not payment as a state are not payment.	
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improvements therein in the manner provides by has not to a var a refer to a point to to outer the remain and a more than the manner presented by has and out of all moneys arising from such sale to retain the amount the unpaid of principal and interest, together with the costs and charges incident thereto, and the manner presented by has and out of all moneys arising from such sale to retain the amount the unpaid of principal and interest, together with the costs and charges incident thereto, and the manner presented by has and out of all moneys arising from such sale to retain the amount the unpaid of principal and interest, together with the costs and charges incident thereto, and the manner presented by has a start of all moneys arising from such sale to retain the amount in the first term.	NUMBER OF STREET
and plant in any unit is, must be part by the part of the stand and all benefits account therefore shall extend and inure	
in the manner procedure to a term on the number is many terms of the state of the s	
IN WITNESS WHEREOF, the part 105 of the first part have hereunto set GHOAT hand so and seal so the day and year	
IN WITNESS WHEREOF, the part <b>105</b> of the first part have hereunto set <b>UPC1</b> hand <b>5</b> and seal <b>5</b> the usy and year last above written. Charles V. <sup>B</sup> ryan	
IN WITNESS WHEREOF, the part 105 of the first part have hereunto set GHOAT hand so and seal so the day and year	
IN WITNESS WHEREOF, the part <b>105</b> of the first part have hereunto set <b>UPD1</b> hand <b>5</b> and seal <b>5</b> the usy and year last above written. <b>Charles V. Bryan</b> (SEAL)	
IN WITNESS WHEREOF, the part 105 of the first part have hereunto set unoit faint and a and seal a the day and year last above written. Charles V. Bryan	
IN WITNESS WHEREOF, the part <b>105</b> of the first part have hereunto set digit hand and ind us and year last above written. Charles V. Bryan(SEAL) Maggio E. Bryan(SEAL)	
IN WITNESS WHEREOF, the part 105 of the first part have hereunto set und 1 mand, 5 min seal 5 min s	
IN WITNESS WHEREOF, the part 105 of the first part have hereunto set 01011	
IN WITNESS WHEREOF, the part 105 of the first part have hereunto set 010 1 and 5 and seal 5 the day and year last above written Charles V. Bryan(SEAL)	
IN WITNESS WHEREOF, the part 195 of the first part have hereunto set. Uncarles V. Bryan	
IN WITNESS WHEREOF, the part 195 of the first part have       hereunto set. Ult 1       nand. 5       and set 1       inde day ind year         Inst above written.       Charles V. Bryan       (SEAL)         Maggio E. Bryan       (SEAL)         STATE OF       Kansas       (SEAL)         State original       BE IT REMEMBERED, That on this       10th       day of       August       A. D. 19       28, before me, a         Notary Public       In the aforesaid County and State, came       Charles V. Bryan and Maggio E. Bryan her the size into write in the arme, and afficient my official scal on the day and year hat above         Joint regressibly known to be the same person 8 who executed the foregoing instrument and duly acknowledged the execution of the same.       IN WITNESS WHEREOF. These because a subscripted my name, and afficed my official scal on the day and year hat above	
IN WITNESS WHEREOF, the part 195 of the first part have       hereunto set. Ult 1	
IN WITNESS WHEREOF, the part 105 of the first part ha 76 hereunto set. 016 21 hand 5 min seal 5 min s	
IN WITNESS WHEREOF, the part 105 of the first part ha 70 hereunto set. URC1 hand 5 and set 5 the day and year has above written.       Index 10 mark 1	
IN WITNESS WHEREOF, the part <b>195</b> of the first part ha <b>79</b> hereunto set, <b>102 1</b> hand <b>5</b> min set <b>5</b> the day and year last above written. <b>Charles V.</b> <sup>B</sup> ryan (SEAL) <b>Maggio E. Bryan</b> (SEAL)	
IN WITNESS WHEREOF, the part <b>105</b> of the first part have hereunto set did 1 hand <b>5</b> have defined and year last above written. Charles V. <sup>B</sup> ryan(SEAL)	