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	FROM	STA	TE OF KANSAS, DOUGLAS	COUNTY, 85.	[
	J. P. Yoder et uz.		This instrument was filed for rec	ord on the 9th day of 2.6 , at 3:45 P. M. 2.6 Lunaw-		
	D. Coen Byrn	By		Register of Deeds. Deputy.		
2219	THIS INDENTURE, Made this 9th	day of Dece	mber , in t er and Ella Yoder, hi	the year of our Lord, one thousand nine s wife,	-	
					4.	and a second
V	part iss of the first part, and	nty of Douglas	and State of	part y of the second part.	C.	State State
	WITNESSETH, that the said part ies of One. Thousand and no/100 which is hereby acknowledged, ha ve sold, and by to following described real estate situated and being is	this indenture do Gran		m duly paid, the receipt of the said part. y of the second part, ate of Kansas, to-wit:		
	Lot Num	iber Seventy-nine (79) in Fairfax,			
	an addi	tion adjacent to the	city of			No. State
	Lewrenc	.e,	<u> </u>			の時間のため
						の時間の月
						States -
						Statistics.
	with the appuretenances and all the estate, title and ir	terest of the said part 105 of t	the first part therein.			
	And the said part iO S of the first part do here good and indefeasible estate of inheritance therein, free and clear of		ivery hereof they are the lawful owner	of the premises above granted, and seized of a		
	and that they will warrant and defend the same against all parties r It is agreed between the parties hereto that the part 182	naking lawful claim thereto. 5. of the first part shall at all times du	ring the life of this indenture, pay all tax	es er assessments that may be levied er assessed		
	against said real estate when the same becomes due and payable, s insurance company as shall be specified and directed by the part	V of the second part, the locs, if a	my, made payable to the part y	of the second part to the extent of his		
	interest. And in the event that said paries of the first part part v. of the second part may pay said taxes and insurance, the rate of 10% from the date of payment until fully repaid THIS GIANT is intended as a movingare to secure the payr	shall fail to pay such taxes when the sam	e become due and payable and to keep sa	aid premises insured as herein provided, then the		
1 1	One Thousand and no 100			DOLLARS.		
19.4	according to the terms of ONE certain written obligation	for the payment of said sum of mo	ney, executed on the 9th day of	December 19 26		
1 2	and by its terms made payable to the part y sums of money advanced by the said part y of the second part	rt to pay for any insurance or to discha	rge any taxes with interest thereon as he	rein provided, in the event that said part 105		
a gas	of the first part shall fail to pay the same as provided in this indent And this conveyance shall be void if such payment be made as or any obligation created thereby, or interest thereon, or if the taxe or if the buildings on said real evate are not kept in as good regar as it unpaid, and all of the obligations provided for in said written obligat	are therein specified, and the obligation controls a on said real estate are not Laid when hey are now, or if waste is committed on ion, for the security of which this inden	tained therein fully discharged. If defaul the same become due and payable, or if t said premises, then this conveyance shal ture is given, shall immediately mature a	t be made in such payments or any part thereof he insurance is not kept up, as provided herein, I become absolute and the whole sum remaining ad become due and payable at the option of the		
100	bolder hereof, without notice, and it shall be lawful for the said part improvements thereen in the manner provided by law and to have a re- in the manner prescribed by law and out of all moneys arising from s	of the second part reiver appointed to collect the rents and h uch sale to retain the amount then unpa	to benefits accruing therefrom; and to sell the id of principal and interest, together with	o take possession of the said premises and all the he premises hereby granted, or any part thereof, a the costs and charges incident thersto, and the		
35	overpeas, it any there be, shall be paid by the part y making s	uch sale, on definand, to the first part ms of this indenture and each and every	eblication therein contained, and all be ars of the respective parties hereto.	nefits accruing therefrom shall extend and inure		
18 75 of	to, and be obligatory upon the beins, executors, administrators, perso	of the first past he TO	unto set the ir hard			1
Roak ST	to, and be obligatory used theirs, creating administrator, perm IN WITNESS WHEREOF, the part 10.8 last above written.	of the first part ha VO here	unto set the ir hand		A STATE OF STATE	
Book 75	IN WITNESS WHEREOF, the part ics	of the first part ha VO here	unto set the ir hand J. P. Yoder			
der Roak ST	IN WITNESS WHEREOF, the part ics	of the first part ha VC here	unto set the ir hand	.(SEAL) .(SEAL)		
I bee Book 75	IN WITNESS WHEREOF, the part ics	of the first part ha ♥♥ here	unto set the ir hand J. P. Yoder	(SEAL) (SEAL) (SEAL)		
wh her Book 85	IN WITNESS WHEREOF, the part ics	of the first part ha VO here	unto set the ir hand J. P. Yoder	.(SEAL) .(SEAL)		
woment der Book 85	IN WITNESS WHEREOF, the part ics	ss.	unto set the ir hand J. P. Yoder Ella Yoder	(SEAL) (SEAL) (SEAL)		
nout de Book	IN WITNESS WHEREOF, the part ics	<pre>ss. D, That on this Sth</pre>	unto set their hand J. F. Yoder Ella Yoder day of ecember	(SEAL) (SEAL) (SEAL)		
nout de Book	IN WITNESS WHEREOF, the part ics last above written. STATE OF COUNTY OF Douglas	ss. b, That on this b, That on	unto set the ir hand J. P. Yoder Ella Yoder	.(SEAL) (SEAL) (SEAL) (SEAL)		
nout de Book	IN WITNESS WHEREOF, the part ics)ss.)th in the afor In Yoder, his wife,	unto set the ir hand J. P. Yoder Ella Yoder day of cessid County and State, came- ted the forecome instrument an	(SEAL) (SEAL) (SEAL) (SEAL) (SEAL) A. D. 19 26 , before me, a		
Vor accomment der Book ST Resignment der Book 75	IN WITNESS WHEREOF, the part ics)ss.)th in the afor In Yoder, his wife,	unto set the ir hand J. P. Yoder Ella Yoder day of cessid County and State, came- ted the forecome instrument an	(SEAL) (SEAL) (SEAL) (SEAL) (SEAL) A. D. 19 26 , before me, a		
star acceptant der Book	IN WITNESS WHEREOF, the part ics	<pre>ss. Sth in the afor in Yoder, his wife, the same person 2. who exercu COF, I have hereunto subscribed</pre>	unto set the ir hand J. P. Yoder Ella Yoder day of cessid County and State, came- ted the forecome instrument an	(SEAL) (SEAL) (SEAL) (SEAL) (SEAL) A. D. 19 26 , hefore me, a d duly acknowledged the execution of al scal on the day and year last above		4 1
Ar recommend be Book	IN WITNESS WHEREOF, the part ics hat above written. STATE OF Earses County or Douglas BEIT REMEMBERE Notary Public J. P. Yoder and Ell t.S to me personally known to be the same IN WITNESS WHERE written.	<pre>ss. Sth in the afor in Yoder, his wife, the same person 2. who exercu COF, I have hereunto subscribed</pre>	unto set the ir hand J. P. Yoder Ella Yoder day of coembor resaid County and State, came ted the foregoing instrument and i my name, and affixed my officia	(SEAL) (SEAL) (SEAL) (SEAL) (SEAL) (SEAL) (SEAL) (SEAL) (SEAL) (SEAL) (SEAL) (SEAL)		•
Ar resignment der Book	IN WITNESS WHEREOF, the part ics hat above written. STATE OF Earses County or Douglas BEIT REMEMBERE Notary Public J. P. Yoder and Ell t.S to me personally known to be the same IN WITNESS WHERE written.	<pre>ss. Sth D. That on this N. Yoder, his wife, the same person 1. who exercu- COF. I have bereauto subscribes e 9th day of Sep RELEASE ; do hereby acknowledge the fu</pre>	unto set the ir hand J. P. Yoder Ella Yoder day of ecombor resaid County and State, came ted the foregoing instrument and i my name, and affixed my officia tembor 19 29	(SEAL) (S		
Esta son acquant de Book	IN WITNESS WHEREOF, the part ics	<pre>ss. Sth D. That on this N. Yoder, his wife, the same person 1. who exercu- COF. I have bereauto subscribes e 9th day of Sep RELEASE ; do hereby acknowledge the fu</pre>	unto set the ir hand J. P. Yoder Ella Yoder day of ecombor resaid County and State, came ted the foregoing instrument and i my name, and affixed my officia tembor 19 29	(SEAL) (SEAL) (SEAL) (SEAL) (SEAL) (SEAL) (SEAL) (SEAL) (SEAL) (SEAL) (SEAL) (SEAL) (SEAL) (SEAL) (SEAL) (SEAL) (SEAL)		